HAWAII ADMINISTRATIVE RULES

TITLE 17

DEPARTMENT OF HUMAN SERVICES

SUBTITLE 5

HAWAII PUBLIC HOUSING AUTHORITY.

CHAPTER 2028

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Historical Note: Chapter 2028 of Title 17, Hawaii Administrative Rules, is substantially based upon Chapter 17-535, Hawaii Administrative Rules, [Eff 1/1/81; am and comp 2/11/85; am and comp 5/26/98; R 12/03/01], and Chapter 15-190, Hawaii Administrative Rules [Eff 12/03/01; R SEP 0 4 2007]

SUBCHAPTER 1

GENERAL PROVISIONS

§17-2028-1 Purpose. These rules are adopted under chapter 91, HRS, and shall govern the admission to and the continued occupancy of federally-assisted housing projects owned or operated by the authority. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D Part II.A.; 24 C.F.R. Parts 5, 960, and 965)

§17-2028-2 <u>Definitions</u>. As used in these rules, except as otherwise required by context:

"Accessible dwelling unit" means an apartment that is located on an accessible route and when designed, constructed, altered, or adapted can be approached, entered, and used by individuals with physical handicaps or an apartment which meets the requirements of applicable standards that address the particular disability or impairment of an individual.

"Adjusted income" means "annual income" minus any HUD allowable expenses and deductions as defined in 24 C.F.R. §5.611, which is incorporated by reference and attached as exhibit A.

"Annual income" means the gross amount of income anticipated to be received by the family during the twelve months after certification or recertification. Gross income is the amount of income prior to any HUD allowable expenses or deductions, and does not include income which has been excluded by HUD, as defined in 24 C.F.R. §5.609, which is incorporated by reference and attached as exhibit B.

"Applicant" means an individual or family that submits an application for admission to the program but is not yet a participant in the program.

"Authority" means the Hawaii public housing authority.

"Assets" or "net family assets" means net cash value after deducting reasonable costs that would be incurred in disposing of real property, savings, stocks, bonds, and other forms of capital investment as defined in 24 C.F.R. §5.603, which is incorporated by reference and attached as exhibit C.

"Assisted housing" means housing assisted under the United States Housing Act of 1937.

"Backcharge" means the amount of arrears in rent owed to the authority.

"Broad range of income" means attaining a tenant population in a project with a broad range of income that is generally representative of the range of income and the rent paying ability of lower income families. "CFR" means the United States Code of Federal Regulations. "Community service" means the performance of voluntary work or duties that are a public benefit and that serve to improve the quality of life, enhance resident self-sufficiency, or increase resident self-responsibility in the community. Community service is not employment and may not include political activities.

"Community wide" means inclusive of any location that is under the jurisdiction of the authority.

"Continuously assisted" means that the applicant is currently receiving assistance under any program of the United States Housing Act of 1937, as amended, and there is no break in assistance to the family.

"Covered families" means families who receive welfare assistance or other public assistance benefits ("welfare benefits") from a State or other public agency ("welfare agency") under a program for which federal, State, or local law requires that a member of the family must participate in an economic self-sufficiency program as a condition for such assistance.

"Designated housing" or "designated project" means a project (or projects), or a portion of a project (or projects) that has been designated for occupancy by disabled families, elderly families, or mixed populations of disabled families and elderly families.

"Disabled family" means a family whose head, spouse, or sole member is a person with disabilities; or two or more persons with disabilities living together; or one or more persons with disabilities living with one or more live-in aides.

"Domestic violence" means the actual or threatened physical violence directed against a family member by a spouse or other household member who lives in the unit with the family.

"Drug related criminal activity" means the manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute or use a controlled substance as defined in 21 U.S.C. 802 and

which activity is conducted on or near the premises of the assisted dwelling unit.

"Dwelling unit" means a residential unit in a housing project.

"Economic self-sufficiency program" means any program designed to encourage, assist, train, or facilitate the economic independence of HUD-assisted families or to provide work for such families.

"Elderly" or "elderly family" means a family whose head, spouse, or sole member is a person who is at least sixty-two years of age; or two or more persons who are at least sixty-two years of age living together; or one or more persons who are at least sixty-two years of age living with one or more live-in aides.

"Eligible family" means a family that meets the qualifications and requirements of the program.

"Exempt individual" means an individual who is exempt from complying with community service or self-sufficiency activities and which is further defined in 24 C.F.R. \$960.601(b), which is incorporated by reference and attached as exhibit D.

"Extremely low income family" means a family whose annual income does not exceed thirty per cent of the median income for the area, with adjustments for smaller and larger families, except that income ceilings higher or lower than thirty per cent of the median income for the area may be established if such variations are necessary because of unusually high or low family incomes.

"Family" means:

- (1) Two or more persons who live or intend to live together as a unit and whose income and resources are available to meet the family's needs and who may be related by blood, marriage, or operation of law and whose head of family has reached the age of majority. Family may include foster children and hanai children;
- (2) An elderly family;
- (3) A disabled family;
- (4) A displaced family;

(5) The remaining member of a tenant family who is recorded as an authorized occupant on the current list of household members and who has reached the age of majority; or

(6) A single person who is not an elderly or displaced person, or a person with disabilities, or the remaining member of a tenant family.

"Family self-sufficiency program" or "FSS program" means the program establish by the authority in accordance with 24 C.F.R. Part 984 to promote self-sufficiency of assisted families, including the coordination of supportive services.

"Federally-assisted housing projects" means the low-income federal assisted public housing projects as established by the United States Housing Act of 1937, as amended.

"Foster children" means a person or persons, under eighteen years of age who is not related to the foster parent by blood, marriage, or adoption and who is in need of parenting care.

"Foster parent" means any adult person who gives parenting care and maintenance to a foster child pursuant to placement by an authorized agency.

"Hanai children" means a person or persons, under eighteen years of age, for whom an applicant or participant provides food, nourishment and support for a minimum period of at least a year or has been recognized in the household for support by the department of human services and who is acknowledged as the applicant's or participant's child among friends, relatives and the community.

"Handicapped" means the same as "disabled family".

"Housing projects" means those rental projects owned or operated by the authority.

"HRS" means the Hawaii Revised Statutes.
"HUD" means the United States Department of
Housing and Urban Development.

"Imputed welfare income" means the amount of annual income not actually received by a family, as a result of a specified welfare benefit reduction, that

is nonetheless included in the family's annual income for purposes of determining rent.

"Involuntarily displaced" means an applicant who has vacated or will have to vacate the unit where the applicant lives because of one or more of the following:

- (1) Displacement by disaster;
- (2) Displacement by governmental action; or
- (3) Displacement by action of housing owner for reasons beyond the applicant's control and despite the applicant meeting all previously imposed conditions of occupancy. The action taken by the owner is for reasons other than rent increase.

"Live-in aide" means a person who resides with one or more elderly persons, or near elderly persons, or persons with disabilities, and who:

- (1) Is determined to be essential to the care and well-being of the persons;
- (2) Is not obligated for the support of the persons; and
- (3) Would not be living in the unit except to provide the necessary support services.

"Location" means any site comprising a common geographic area undivided by natural or man-made barriers (such as rivers, highways, railroads, or other major obstructions) that block or impede normal pedestrian traffic and which may contain more than one project.

"Low income family" means a family whose annual income does not exceed eighty per cent of the median income for the area, with adjustments for smaller and larger families, except that income ceilings higher or lower than eighty per cent of the median income for the area may be established if such variations are necessary because of unusually high or low family incomes.

"Near elderly family" means a family whose head, spouse, or sole member is at least fifty years of age but below the age of sixty two, or two or more persons who are at least fifty years of age but below the age of sixty two living with one or more live-in aides.

"Part-time resident aide" or "nineteen hour tenant aide" means a tenant of a housing project, employed by the authority, who works not more than nineteen hours a week.

"PHA plan" means the authority's public housing agency plan that is prepared pursuant to 24 C.F.R. Part 903.

"Refusal of an offer" means an applicant declines an offer made by the authority for a specific unit from any waiting list or an applicant's failure to respond to a written offer from the authority for a specific unit within the time specified in the offer.

"Rental agreement" means the agreement containing the conditions of occupancy entered into by the tenant and authority.

"Resident" means a United States citizen or a permanent United States resident who is able to demonstrate his or her intent to reside in Hawaii. Intent to reside in Hawaii may be demonstrated by the following: length of time spent in Hawaii; leasing or renting of a home in Hawaii; filing of personal Hawaii income tax returns; registering to vote in Hawaii. Hawaii driver's license; record of Hawaii motor vehicle registration; notification of hire to work in Hawaii; records of employment in Hawaii; military records substantiating Hawaii residency; enrollment of minor children in Hawaii schools; establishment of bank accounts and other accounts in Hawaii; written reference from Hawaii residents, relatives, or social agencies; and any other indicia which could substantiate a claim of an intent of reside.

"Security deposit" means a deposit required of each tenant prior to admission for the cost of loss or damage of the authority's property (reasonable wear and tear excepted) and non-payment of rent.

"Serviceman" means a person active in the Army, Navy, Air Force, Marine Corps or Coast Guard of the United States, and since July 29, 1945, the Commissioned Corps of the U.S. Public Health Service who has served therein at any time: (1) On or after April 6, 1917, and prior to November 11, 1918;

- (2) On or after September 16, 1940, and prior to July 26, 1947;
- (3) On or after June 27, 1950, and prior to February 1, 1955; or
- (4) On or after August 6, 1964 and prior to May 7, 1975.

"Staff" means the employees or agents of the authority.

"Substandard housing" means a unit that:

- (1) Is dilapidated;
- (2) Does not have operable indoor plumbing;
- (3) Does not have a usable flush toilet inside the unit for the exclusive use of a family;
- (4) Does not have a usable bathtub or shower inside the unit for the exclusive use of a family;
- (5) Does not have electricity, or has inadequate or unsafe electrical service;
- (6) Does not have a safe or adequate source of heat;
- (7) Should, but does not, have kitchen; or
- (8) Has been declared unfit for habitation by an agency or unit of government.

"Tenant" means the person or persons who enter into a rental agreement with the authority for a dwelling unit.

"U.S.C." means the United States Code.

"Utility allowance" means the value of utilities such as electricity, gas, and water costs that are included in the gross rent of the participant. This does not include telephone or cable television services.

"Utility reimbursement" means the amount, if any, by which the utility allowance for the unit exceeds the total tenant payment of the family occupying the unit.

"Very low-income family" means a family whose annual income does not exceed fifty per cent of the median income for the area, with adjustments for smaller and larger families, except that income ceilings higher or lower than fifty per cent of the median income for the area may be established if such

variations are necessary because of unusually high or low family incomes.

"Veteran" means any person who served in the military or naval forces of the United States who has been discharged or released from active service under conditions other than dishonorable.

"Violent criminal activity" means any illegal criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force against the person or property of another. [Eff SEP 0 4 2007 l (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. Part 5, Subparts A, D, F, 24 C.F.R. §960.102)

§17-2028-3 <u>Income limits</u>. (a) Income limits for an applicant's admission to a housing project shall be as prescribed by HUD annual income limit guidelines.

- (b) The authority shall adjust the income limits as established and required by HUD.
- (c) Because the HUD income limits are mandatory and the Authority has no discretion to amend or change the income limits, the income limits shall be established without a public hearing as provided in Chapter 91-3, HRS. [Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D Part II.A; 24 C.F.R. §5.601)

§17-2028-4 <u>Asset transfers.</u> (a) All assets transferred or assigned to another person, within a twenty-four month period prior to submitting an application shall be included in determining an applicant's assets.

(b) The value of the assets shall be based on the fair market value. [Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §5.603)

§17-2028-5 Occupancy guidelines. (a) The authority shall establish occupancy guidelines to maintain the maximum usefulness of the dwelling units,

while preventing excessive wear and tear or underutilization. The occupancy guidelines are incorporated by reference and attached as exhibit F. (b) The occupancy guidelines shall provide for minimum and maximum unit sizes depending on the number of persons in a household for purposes of determining unit size for the wait list. The occupancy guidelines are not to be confused with the authority's occupancy standards, which are based on prevailing county building codes. [Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §960.204).

§17-2028-6 Occupancy standards. Applicant and tenant shall abide by the occupancy standards for the admission and continued occupancy in housing projects as prescribed by the occupancy standards which are incorporated by reference and attached as exhibit G. The standards follow the occupancy codes of the county in which the units are located. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §960.204).

§17-2028-7 <u>Utility allowances.</u> (a) The monthly rent for a tenant residing in a federally assisted housing project shall include utility allowances established in accordance with HUD's standards for utility allowances.

- (b) Utility allowances shall be calculated by determining the utility rate then multiplying it by the applicable quantity allowance. A schedule of applicable quantity allowances for lighting, electric domestic hot water heaters, miscellaneous electrical, gas domestic hot water heaters is incorporated by reference and attached as exhibit H.
- (c) The authority shall conduct a review of utility rates in January of each year. Electric and gas rate schedules for all providers shall be collected and reviewed for each month from the preceding January through December of the calendar year prior to the fiscal year beginning July 1. These

- monthly rates shall be averaged over the year period.

 (d) The new utility allowances shall be posted and noticed to residents at least sixty (60) days prior to the implementation date, during which time residents shall have the opportunity to present written or oral comments. The applicable schedules shall be publicly posted in a conspicuous manner at the authority's project offices and shall be furnished upon request. The implementation date for new allowances shall be July 1.
- (e) Implementation of all new allowances or components of allowances, by utility, shall be required when there is more than a ten per cent change in rates. In cases when a utility is granted a substantial rate increase in between the annual review, a mid-year allowance adjustment may be required.
- (f) The authority may update the quantity allowances. To update the quantity allowance, units of various sizes in a sampling of different types of developments shall be surveyed to determine the types of existing equipment as well as to identify any factors affecting energy efficiency. If there is a variance in energy consumption factors among housing projects, the worst case scenario shall be identified and utilized for calculating the quantity allowances.
 - (1) Allowances for lighting shall be developed by conducting a field survey of various units to determine the number and type of fixtures. The following factors shall be used to determine the kilowatt hour per month allowance for each unit size:
 - (A) The number of fixtures;
 - (B) Watts per fixture; and
 - (C) Hours of use per day.
 - (2) Allowances for miscellaneous electric equipment shall be based upon usage of a television, radio, miscellaneous small appliances, and a fan.
 - (3) The allowance for refrigerators is based on a new, but non-energy efficient model. For 0, 1, and 2 bedroom units a 14 cubic foot

model utilizing 155 kilowatt hours per month is assumed. For a 3, 4 and 5 bedroom unit, a 16 cubic foot model utilizing 165 kilowatt hours per month is assumed.

(4) Allowances for cooking shall be 930 kilowatt hours per year for 0, 1, and 2 bedroom units, and 1140 kilowatt hours per year for 3, 4, and 5 bedroom units, respectively.

- (5) Allowances for electric domestic hot water heating shall be based on engineering calculations for each bedroom size assuming a certain number of occupants. The data used in the calculations include estimated consumption per occupant per day, temperature of incoming water, temperature of hot water supply, efficiency of heater, and energy required to heat water to supply temperature.
- (6) Allowance for solar domestic hot water shall be based on a cost analysis of a domestic hot water heating system.
- (7) Gas consumption allowances shall be developed using the same methodology as the electric consumption allowance.
- (g) The authority shall provide medical disability allowances for residents who have provided proof of medical necessity to the authority. The quantity allowances for medical equipment shall be as follows:
 - (1) For window air conditioners, 229 kilowatt hours per month;
 - (2) For oxygen concentrators, 219 kilowatt hours per month;
 - (3) For nebulizers, 5 kilowatt hours per month;
 - (4) For electric hospital beds, 1 kilowatt hour per month;
 - (5) For alternating pressure pads, 51 kilowatt hours per month;
 - (6) For low air-loss mattresses, 88 kilowatt hours per month;

- (7) For power wheelchairs or scooters, 33 kilowatt hours per month;
- (8) For CPAP machines, 9 kilowatt hours per month; and
- (9) For any other medical equipment, the quantity allowance shall be determined by taking the equipment's average energy consumption multiplied by the normal frequency of usage.
- (h) A tenant shall pay for utility usage in excess of the applicable utility allowance.
- (i) A tenant shall receive a utility reimbursement when the utility allowance exceeds the total tenant payment with the exception of tenants paying a flat rent. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§5.603, 5.632, 960.253, Part 965 Subpart E, §966.4)

\$17-2028-8 Verification of information. An applicant or tenant shall provide documentation to verify information upon request of the staff.

[Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §960.204)

§17-2028-9 <u>Misrepresentation</u>. An applicant may be denied admission to a housing project if the applicant has submitted false information, withheld information, or made willful misstatements. A tenant who does the same may be denied continued eligibility and have the rental agreement terminated.

[Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §966.4)

SUBCHAPTER 2

ELIGIBILITY

§17-2028-21 Applicants. (a) A person seeking admission to a housing project shall submit a completed pre-application form prepared by the authority. The applicant may file at any of the authority's in-take offices and apply for any and all waiting list areas prescribed in 17-2028-36.

(b) An applicant who has misrepresented material information shall not be eligible to file an application with the authority for twelve months from the date of written notification from the authority. [Eff StP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §§960.204, 960.205)

§17-2028-22 Eligibility for admission and participation. (a) To be eligible for participation in the program, applicant and household members shall meet all of the requirements of the pre-application and final-application phases as set forth below:

- (1) During the pre-application phase, the applicant and adult household members shall:
 - (A) Qualify as a family;
 - (B) Be income eligible as determined under section 17-2028-3;
 - (C) Not have an outstanding debt owed to the authority as a participant in any of its programs;
 - (D) Not have an outstanding liability for unpaid rent or damages incurred while previously participating in any section 8 rental subsidy program;
 - (E) Provide a social security number for all family members who are at least six years of age or certify that the person does not have a social security number;
 - (F) Not have been evicted since March 1, 1985, from a public housing program

- administered by the authority or its predecessor, Hawaii housing authority;
- (G) Not have been evicted from assisted housing by reason of drug-related criminal activity for a three-year period beginning on the date of the eviction unless the evicted tenant successfully completes a rehabilitation program approved by the authority;
- (H) Not have committed fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program;
- (I) Not be illegally using a controlled substance or give the authority a reasonable cause to believe that the illegal use (or pattern of illegal use) of a controlled substance or abuse alcohol by a household member, (or pattern of abuse) may interfere with the health, safety, or right to peaceful enjoyment of a rental premises by other residents
 - (i) For the purposes of this subsection, "reasonable cause to believe" means by a preponderance of the evidence;
 - (ii) For the purposes of this subsection, in determining whether to deny eligibility based on a pattern of illegal use of a controlled substance or a pattern of abuse of alcohol by a household member, the authority may consider rehabilitation as provided for under 42 U.S.C. §13661(b)(2)(A)-(C) effective October 1, 1999, which is incorporated by reference and attached as exhibit I;
- (J) Not currently or during a three year period preceding the date when the applicant household would otherwise be

selected for admission be engaged in any drug-related criminal activity or violent criminal activity which would adversely affect the health, safety, right to peaceful enjoyment of the premises by other residents, the owner, or authority employees;

- (K) Not have been convicted in the manufacture, production, or distribution of methamphetamines; and
- (L) Not subject to lifetime registration requirements under any State sex offender's registration program.
- (2) During the final application phase, the applicant and all adult household members shall meet the requirements as set forth in (1), above, as well as the following requirements:
 - (A) Not engaged in or threatened abusive or violent behavior toward the authority's personnel. For purposes of this subsection, "threatened" means an oral or written threat or physical gestures that communicate intent to abuse or commit violence. Abusive or violent behavior may be verbal or physical and include use of expletives that are generally considered insulting, racial epithets, or other language, written or oral, that is customarily used to insult or intimidate; and
 - (B) Furnish evidence of citizenship or eligible immigrant status as provided for in 24 C.F.R. §5.508, which is incorporated by reference and attached as exhibit J.
- (b) An applicant who is continuously assisted under the U.S. Housing Act of 1937 Housing Act, as amended, shall be admitted to the program as though the applicant was already a program participant.

[Eff SEP 0 4 2007] (Auth: HRS §§356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§5.216, 960.202, 960.204, 960.205)

§17-2028-23 Notification of eligibility. (a) Upon making a determination of eligibility, the authority shall mail a written notification to an applicant. The notification shall specifically state the reasons for determination.

- (b) An eligible applicant shall be placed on the waiting list.
- (c) An applicant determined to be ineligible for admission or participation in the program shall be provided an opportunity for an informal hearing pursuant to section 17-2028-24. [Eff: SEP 0 47007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §960.204)

§17-2028-24 Informal hearing for applicants determined to be ineligible for admission. (a) An applicant determined to be ineligible for admission or participation in the program may request an informal hearing by submitting a written request within fourteen working days from the date of notification of ineligibility.

- (b) The informal hearing shall be scheduled within twenty-one working days from the date the written request is received and shall be conducted by any person or persons designated by the authority, but shall not be a person who made or approved the determination of ineligibility or a subordinate of this person.
- (c) The applicant shall be given the opportunity to present evidence, which shall be considered by the hearing officer, along with the data compiled by the authority. (d) A written notice of the hearing officer's decision shall be mailed to the applicant within twenty-one working days after the hearing. The notice shall include an explanation of the reasons for decision. [Eff: SFP 12007] (Auth: HRS §356D-15) (Imp: §356D-15; 24 C.F.R. [960.204)

SUBCHAPTER 3

TENANT SELECTION

§17-2028-31 <u>Nondiscrimination</u>. Tenant selection and assignment shall be made without regard to race, color, sex, religion, marital status, creed, national or ethnic origin, age, familial status, handicap or disability or HIV infection. [EffSEP 0 47007] (Auth: HRS §356D-15) (Imp: HRS §356D-5; 24 C.F.R. §960.103)

§17-2028-32 <u>Income targeting</u>. Not less than forty per cent of families admitted to the program during the fiscal year from the waiting list shall be extremely low income families. [Eff [P]] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 2007.F.R. §960.202)

§17-2028-33 <u>Deconcentration</u>. (a) For federally-assisted housing projects, the authority shall give priority to applicants to ensure that, to the maximum extent feasible; the housing projects will include families with a broad range of income generally representative of low income families in the authority's area of operation. The authority shall not allow dwelling units to remain vacant awaiting an applicant who meets the appropriate income range.

(b) The authority may not concentrate very low-income families in dwelling units in certain public housing projects or certain buildings within projects. Additionally, the authority may not concentrate higher income families in dwelling units in certain housing projects or certain buildings within projects. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: §356D-32; 24 C.F.R. §§5.607, 903, 960.204, 960.205)

§17-2028-34 <u>Local preferences.</u> (a) Eligible applicants shall be given preference for admission in

the program in the order of the dates of their applications if, at the time they are seeking housing assistance, they fall within the following preference categories:

- Involuntarily displaced;
- (2) Victims of domestic violence who are participating in or graduated from a program with case management in a domestic violence shelter or clearance house; or
- (3) Homeless persons who are participating or graduating from a homeless program (which includes transitional shelters, supportive housing programs, and unsheltered homeless programs), and who are in compliance with a social service plan.
- (b) Each preference in each priority group is of equal weight and an applicant who qualifies for any of the preferences shall receive assistance before any other applicant who is not so qualified regardless of:
 - (1) Place on the waiting list; or
 - (2) Date or time of submission of an application.
- (c) A single applicant who is elderly, disabled or displaced shall be given preference over all other single applicants, regardless of the other single applicant's local preference.
- (d) An applicant shall not receive preference if any adult member of the applicant family is a person who was evicted or terminated from any housing program operated by the authority for a three-year period beginning on the date of eviction because of drug-related criminal activities unless the adult member has successfully completed a rehabilitation program approved by the authority. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §960.204)

§17-2028-35 Loss of preference. An applicant who declines one offer of a housing unit, without good

cause, or who voluntarily requests cancellation of the application after declining an offer, shall lose all preferences and priorities for a period of twelve months from the date the offer was declined or from the date of the request for cancellation.

[EffSEP () 4 2007] (Auth: 24 C.F.R. §960.204; HRS §356D-15) (Imp: 24 C.F.R. §960.204; HRS §356D-32)

§17-2028-36 <u>Waiting list.</u> (a) The authority shall maintain geographical waiting lists, which are community wide in scope and consist of all eligible applicants as follows:

- (1) City and County of Honolulu
 - (A) Honolulu (Red Hill to Palolo);
 - (B) Central Oahu (Wahiawa to Waialua);
 - (C) Windward Oahu; and
 - (D) Leeward Oahu (Pearl City, Waipahu, Waianae, Nanakuli, Kapolei).
- (2) County of Hawaii
 - (A) East Hawaii (Hilo, Honokaa to Ka'u); and
 - (B) West Hawaii (Kona, Kohala, Waimea).
- (3) County of Maui
 - (A) East Maui (Kahului to Wailuku);
 - (B) West Maui (Lahaina); and
 - (C) Molokai.
- (4) County of Kauai
 - (A) East Kauai (Hanamaulu to Kapaa, Kilauea); and
 - (B) West Kauai (Koloa to Kekaha).
- (b) Applicants shall be notified of the opportunity to apply for and be placed on any and all waiting lists through notices posted in a conspicuous place at the authority's offices that accept applications and printed statements in the authority's informational material on its application process.
- (c) Placement of applications on the waiting list shall be based upon the following:
 - (1) Geographic preference;
 - (2) Size of dwelling unit required based on occupancy standards;

- (3) Type of dwelling unit required (e.g., accessible for persons with disabilities);
- (4) Local preference, and
- (5) Date and time of receipt of application.
- (d) Applicant cannot remain on a waiting list if they are currently the lessee in any federal public housing program.
- (e) An applicant shall notify the authority of any change, which will affect applicant's place on the waiting list and the authority's ability to contact applicant. Changes include, but are not limited to, family status, financial status, preference status, mailing address, and current residence. An applicant may continue to be on the waiting list even though applicant is a tenant in or receiving housing assistance from another housing program.

 [Eff SEP 0 47007] (Auth: 24 C.F.R. §§1.4, 960.204; HRS §356D-32)

§17-2028-37 Removal from waiting list. (a) An applicant shall not be removed from the waiting list unless:

- (1) The applicant requests that applicant's name be removed;
 - (2) The applicant fails to notify the authority of applicant's continued interest for housing at least once every twelve months;
 - (3) The applicant no longer meets the eligibility criteria set forth in 17-2028-22;
 - (4) The applicant fails to respond to the authority's reasonable contact efforts. Correspondence to the last known address will constitute reasonable effort to contact:
 - (5) The applicant fails without good cause to keep a scheduled interview or to provide requested information necessary to determine eligibility; or

(6) The applicant misrepresents any material information to the authority in the application or otherwise. [Eff. P. 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§960.204, 960.206, 960.208)

§17-2028-38 Closing the waiting list. (a) The authority, at its discretion, may restrict acceptance of applications, and close the waiting list in whole or in part, when it determines that it will be unable to assist all the applicants on the waiting list within a reasonable period of time.

- (b) The authority shall announce any closure and reopening of the application process by publishing notices in a newspaper of general circulation and minority newspapers, and notifying social service organizations.
- (c) During periods when application acceptance is closed and until it is reopened, the authority shall not maintain a list of persons to be notified when application acceptance is reopened.

 [Eff 14707] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §960.204)

§17-2028-39 Offers. (a) An applicant shall be afforded one offer to lease a suitable unit.

- (b) The offer to eligible applicants shall be made in sequence based upon the following:
 - (1) Geographical preference;
 - (2) Size of dwelling unit required;
 - (3) Type of dwelling unit required (e.g. accessible units for the mobility, hearing or visually impaired);
 - (4) Factors affecting priorities and preferences as established by the authority;
 - (5) Broad range of income families in the area; and
 - (6) Date and time the application was received.
- (c) Upon refusal of one offer, without good cause, the applicant's name will be cancelled from all

waiting lists on which the applicant's name has been placed.

- (d) An applicant shall not be considered to have been offered a unit if an offer has been declined for good cause. Good cause may include, but is not limited to the following:
 - (1) The unit is not of the proper size or type and the applicant would be able to reside there only temporarily (e.g., a specially designed unit that is awaiting a person with a disability needing such a unit);

(2) The unit offered is unsuitable for health or safety reasons for the applicant;

- (3) The applicant is unable to move at the time of the offer and presents clear evidence which substantiates this to the authority's satisfaction, including, but not limited to:
 - (A) A doctor verifies that the applicant has just undergone major surgery and needs a period to recuperate;
 - (B) A court verifies that the applicant is serving on a jury which has been sequestered; or
 - (C) A landlord verifies that the applicant has an existing lease that cannot be breached without causing undue financial hardship.
- (4) The applicant's acceptance of the offer would result in undue hardship not related to consideration of race, color, national origin, or language and the applicant presents evidence which substantiates this to the authority's satisfaction (e.g., where current employment or day care facilities are inaccessible).

 [Eff SEP 0 42007] (Auth: HRS §356D-15)

(Imp: HRS §356D-32; 24 C.F.R. §960.204)

§17-2028-40 Occupancy of accessible dwelling units. (a) The authority shall take the following nondiscriminatory steps to maximize the utilization of

accessible units by eligible individuals whose disability requires the accessibility features of the particular unit. When an accessible unit becomes vacant the authority shall, before offering such units to an applicant without a disability, offer such unit:

- (1) First, to a current occupant of another unit of the same project or other projects within the same housing program, having handicaps requiring the accessibility features of the vacant unit and occupying a unit not having such features, or, if no such occupant exists, then
- (2) To an eligible qualified applicant on the waiting list having a disability requiring the accessibility features of the vacant unit.
- (b) When an applicant without a disability requiring the accessibility features of the unit accepts such unit, the applicant shall be required to agree to move to a non-accessible unit when one becomes available. [Eff St. 0 4 2007] (Auth: §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§8.27, 5.410, 960.204; HRS §356D-32)

SUBCHAPTER 4

OCCUPANCY AND RENTAL AGREEMENT

§17-2028-51 Rental agreement. (a) A tenant shall enter into a rental agreement with the authority that sets forth the conditions of occupancy for the tenant including, but not limited to, the rental terms, security deposit, eligibility reexaminations and rental adjustments, and for welfare recipients, authorization for the authority to draw rental payments directly from their EBT or bank accounts.

(b) No tenant shall be permitted to remain in a housing project without a valid rental agreement. [Eff SEP 0 4 7007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §966.4)

§17-2028-52 <u>Eligibility for continued occupancy</u>.

(a) To be eligible for continued occupancy in a housing project, the tenant shall:

(1) Qualify as a family;

(2) Conform to the occupancy standards;

(3) Not have a record of conduct or behavior which may be detrimental to the project, its tenants or employees; and

(4) Except for an exempt individual, conform to the following community service and economic self-sufficiency requirements:

(A) Contribute eight hours per month of community service (not including political activities);

(B) Participate in an economic selfsufficiency program for eight hours per month; or

(C) Perform eight hours per month of combined activities as described in paragraphs (A) and (B), above.

(b) Except for a newborn child, a person shall not be permitted to join or rejoin the family until it is verified that the person meets the eligibility requirements set forth in section 17-2028-22. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; C.F.R. §§960.204, 960.603)

§17-2028-53 <u>Reexamination</u>. (a) For tenants who pay an income-based rent, the authority shall reexamine a tenant's annual income, assets, family composition, and any other matter necessary to determine a tenant's rent and eligibility for continued occupancy at least once every twelve months.

- (b) For tenants who pay a flat rent pursuant to section 17-2028-62, the authority shall conduct reexaminations as follows:
 - (1) At least once every twelve months, the authority shall reexamine a tenant's family composition and any other matter necessary

to determine a tenant's eligibility for continued occupancy; and

- (2) At least once every three years, the authority shall reexamine a tenant's annual income, assets and any other matter necessary to determine a tenant's eligibility for continued occupancy.

§17-2028-54 Reexamination results. (a) A tenant shall be given written notification within a reasonable time, after determination by the staff, of both the tenant's eligibility for continued occupancy and rent schedule.

- (b) A tenant found ineligible for continued occupancy by the staff shall be required to vacate the dwelling unit.
- (c) A tenant aggrieved by the reexamination results may request a hearing pursuant to the authority's grievance procedure as provided in chapter 17-2021, Hawaii administrative rules.

 [Eff SEP 6 4 2007 | Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §966.4)

\$17-2028-55 Special reexamination. If at the time of admission or reexamination, a family's income cannot be reasonably anticipated for the next twelvemonth period, the authority may schedule a special reexamination at any time prior to the next annual reexamination when deemed necessary.

[Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §5.609)

- \$17-2028-56 Interim rent adjustment. (a) The authority may adjust a tenant's rent between reexamination if a tenant reports a change in family income. However, adjustments to rent shall not be made for covered families with reduced welfare benefit payments resulting from welfare sanctions for noncompliance with welfare self-sufficiency and work activity requirements.
- (b) Adjustments, reflecting a lower rent, shall be made effective on the first of the month following the month the report was made.
- (c) A tenant who has obtained a decrease in rent under this section, shall report all income increases which occur prior to the next reexamination and rent shall be readjusted accordingly. Any increase in rent shall be effective on the first day of the second month following the month in which the change occurred.
- (d) A tenant who fails to report any increase in income after obtaining a decrease in rent under this section shall be subject to a back rent charge retroactive to the month in which the rent increase should have been made. A tenant shall report to the authority any changes in family composition. Rent adjustment shall be made between reexaminations when a person with income is added to the family and the rent adjustment shall be effective on the first of the second month following the approved inclusion.

 [Eff SEP 0 42007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§5.615, 966.4)
- §17-2028-57 <u>Tenant transfers</u>. (a) Tenant transfers shall be made without regard to race, sex, color, creed, age, religion, handicap, national origin, or familial status.
- (b) The authority may transfer a tenant to another dwelling unit:
 - (1) To prevent overcrowding or under utilization of a dwelling unit as determined by the authority at the time of the annual or interim reexamination;

- (2) To preserve the purpose for which a project or unit was specifically developed or designed such as to meet the needs of the elderly or persons with disabilities;
- (3) To meet a verifiable health or safety need;
- (4) For economic reasons affecting the tenant or the authority; or
- (5) For administrative reasons determined by the authority including, but not limited to, permitting modernization work and transferring eligible tenants with disabilities from State-aided public housing projects to federally-assisted housing projects.
- (c) Tenant transfers shall take priority over new admissions.
- (d) A tenant shall be afforded one offer to transfer to a unit that meets the criteria set forth in (b) above within the same housing project in which the tenant resides. If such unit is not available, tenant may then be offered a unit in another housing project under the control of the management unit. If such a unit is not available, tenant may then be offered a suitable unit on the island on which tenant resides. Declining an offer to transfer for good cause as determined by the authority shall not be considered a refusal.
- (e) A tenant shall not be transferred during periods when eviction proceedings have been initiated or are in process against such tenant or during any periods of conditional deferment of eviction action against such tenant.
- (f) A tenant who is not current with rent or other charges and who does not have an approved payment arrangement shall not be transferred until the situation is resolved to the satisfaction of the authority.
- (g) A tenant shall not be transferred between any federally-assisted housing programs.
- (h) The authority may terminate the rental agreement of a tenant who refuses to transfer as required by the authority. [Eff SEP 0 4 2007]

(Auth: HRS §356d-15) (Imp: HRS §356D-32; 24 C.F.R. §966.4)

\$17-2028-58 Backcharges. A tenant shall pay in full any backcharges within one hundred eighty days from the date of notification of the backcharge. Failure to do so shall result in the termination of the rental agreement. [Eff SEP 1 (Auth: HRS §356D-15) (Imp: HRS §356D-32;

§17-2028-59 Rental agreement termination. (a) Tenant shall give the authority at least twenty-eight days written notice that the tenant will vacate the tenant's unit prior to the vacate date.

- (b) The authority may terminate a rental agreement when tenant, any member of the tenant's household, or any guest or other person under the tenant's control:
 - (1) Fails to observe or perform any covenant or obligation of the rental agreement, or rule of the authority of housing project, or law or ordinance of a governmental agency that pertains to or establishes standards of occupancy;
 - (2) Engages in the illegal use of a controlled substance or gives the authority a reasonable cause to believe that the illegal use (or pattern of illegal use) of a controlled substance or abuse (or pattern of abuse) of alcohol may interfere with the health, safety, or right to peaceful enjoyment of a rental premises by other residents;
 - (3) Whose illegal use of a controlled substance, or abuse of alcohol, is determined by the authority to interfere with the health, safety, or right to peaceful enjoyment of the premises by other residents;
 - (4) Who the authority determines engages in any criminal activity that threatens the health,

safety, or right to peaceful enjoyment of the premises by other residents;

- (5) Who the authority determines engages in any drug-related criminal activity on or near the authority's property; or
- (6) Tenant threatens or implies to threaten an employee/contractor or agency.
- (c) The authority shall give a tenant written notice of the proposed termination of the rental agreement of not less than:
- (1) Fourteen days in the case of failure to pay rent;
- (2) A reasonable time commensurate with the exigencies of the situation in the case of creation or maintenance of a threat to the health or safety of other tenants or project employees; or
- (3) Thirty days in all other cases. The authority shall terminate a rental agreement in accordance with chapter 356D. [EffSt! () 4 2007] (Auth: §356D-15) (Imp: HRS §356D-52; 24 C.F.R. §966.4)

SUBCHAPTER 5

RENTS AND SECURITY DEPOSITS

\$17-2028-61 Minimum rents. There is established a minimum rent of \$0.00 per month. [Eff SEP 0 4 7007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. 5.630)

§17-2028-62 Choice of rent. Once a year, the authority shall give each tenant the opportunity to choose between two methods of determining the monthly tenant rent. The tenant may choose to pay either a flat rent or income-based rent.

(a) The flat rent shall be the fair market rents (or "FMRs") that are determined by HUD, at least annually, pursuant to 24 C.F.R. §888.113. These fair market rents, which include utilities (exclusive of telephone and cable television), are established for dwelling units of various bedroom sizes, and which are incorporated by reference and attached as exhibit K.

- (b) The income-based rent is based on thirty per cent of tenant's adjusted income or ten per cent of income, whichever is greater.
 - (1) The income-based rent does not include charges for excess utility consumption or other charges.
 - (2) For purposes of establishing the incomebased rent, the authority shall exclude from annual income the earned income of previously unemployed family members and increases in earnings of a family member during participation in any economic selfsufficiency or other job training program as provided for in 24 C.F.R. §960.255 and the PHA plan.
- (c) If a tenant is unable to pay the flat rent because of financial hardship, the tenant may at any time request a switch to payment of income-based rent prior to the next annual option to select the type of rent. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §§5.628, 960.255)

\$17-2028-63 Security deposits. Prior to admission to a housing project, a tenant shall pay a security deposit in an amount not to exceed one month's rent. The security deposit may be applied to rent or used to repay charges owed to the authority upon the termination of the rental agreement.

[Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-32; 24 C.F.R. §966.4).

SUBCHAPTER 6

FAMILY SELF-SUFFICIENCY PROGRAM

The objective of the authority's family self-sufficiency (FSS) program is to reduce the dependency of low-income families on welfare assistance, section 8, public housing, or any federal, state, or local rent or homeownership subsidies. Under the family self-sufficiency program, low-income families are provided opportunities for education, job training, counseling, and other forms of social service assistance, while living in assisted housing, so that they may obtain the education, employment, and business and social skills necessary to achieve self-sufficiency. [EffStP 14707] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. Part 984)

§17-2028-72 <u>Eligibility</u>. (a) Tenants in the authority's federal public housing program are eligible to participate in the family self-sufficiency program.

(b) Preference shall be given to applicants who already receive family self-sufficiency-related support services for fifty per cent or less of the allocations. [Eff ** 14707] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. Part 984)

§17-2028-73 Recruitment and outreach. (a) The authority shall conduct outreach programs to recruit participants for the family self-sufficiency program.

- (b) Outreach efforts may include the following:
- (1) Sending informational brochures to each family participating in the authority federal public housing program;
- (2) Conducting orientation sessions for families who express an interest in participating in the family self-sufficiency program; and

- (3) Identifying and targeting potential families in the authority's caseloads.

 [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. Part 984)
- §17-2028-74 <u>Selection</u>. (a) Families will be selected without regard to race, color, religion, sex, disability, familial status, or national origin.
- (b) Families will be selected by date of receipt of the family self-sufficiency application.
- (c) In the event there are more applicants than family self-sufficiency allocations available, the authority shall conduct a lottery to determine placement on the waiting list.
- (d) Initially, up to twenty-five tenants may be selected to participate in the family self-sufficiency program. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. Part 984)
- \$17-2028-75 Termination or withholding of service. (a) The authority shall monitor and assess the family self-sufficiency participant's progress and compliance with the goals set forth in the contract of participation. When the authority determines that the family self-sufficiency participant is not making progress or complying with the goals of the contract of participation, the authority shall notify the family self-sufficiency participant of such determination and provide the family self-sufficiency participant six months to demonstrate compliance with the plan of the contract of participation.
- (b) If no progress has been made or the family self-sufficiency participant is still not complying with the contract of participation after the six-month period, the authority shall provide the family self-sufficiency participant with a written notice of intent to terminate or withhold services and of the opportunity to request an informal hearing.

SEP 0.4 2007

[Eff

] (Auth: HRS §356D-15)

(Imp: HRS §356D-15; 24 C.F.R. Part 984)

SUBCHAPTER 7

SPECIAL PROGRAMS

\$17-2028-81 Special programs. The authority may administer programs that are created for special or specific purposes to benefit specific categories of persons pursuant to HUD regulations governing those programs. This may include selection from wait lists and lists of participants using criteria that are different from those provided in this chapter.

[Eff SLO 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. 960.505)

- §17-2028-82 Occupancy by police officers. (a) For purposes of this section, "police officer" means a person determined by the authority to be, during the period of residence of that person in public housing, employed on a full-time basis as a duly licensed professional police officer by a federal, State or local government or by any agency of these governments.
- (b) For the purpose of increasing security for residents of a public housing project, the authority may allow police officers that would not otherwise be eligible for occupancy in public housing, to reside in a public housing dwelling unit.
- (c) The authority shall include in the PHA annual plan or supporting documents the number and location of the units to be occupied by police officers, and the terms and conditions of their tenancies; and a statement that such occupancy is needed to increase security for public housing residents.
- (d) Occupancy by police officers shall be carried out pursuant to 24 C.F.R. §960, subpart E.

[Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §960.505)

§17-2028-83 <u>Designated housing</u>. (a) The authority may designate public housing projects, or portions of public housing projects, for occupancy by disabled families, elderly families, or mixed populations of disabled and elderly families.

(b) The authority shall designate public housing projects, or portions of public housing projects in accordance with 24 C.F.R. Part 945. The authority shall also include a description of the designation activity in the PHA plan.

[Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356d-15; 24 C.F.R. Part 945)

SUBCHAPTER 8

HOUSEHOLD PETS

§17-2028-91 <u>Pet ownership</u>. (a) The authority may permit pet ownership by residents of public housing, subject to compliance with the authority's pet policy established in the PHA plan.

(b) This subchapter does not apply to animals that assist, support or provide service to persons with disabilities. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §§960.705, 960.707)

§17-2028-92 Conditions for pet ownership. (a) A resident shall comply with the authority's reasonable conditions for pet ownership that include, but are not limited to, the following: (1) Obtaining a permit from the authority to own a pet pursuant to the requirements set forth in the authority's pet policy established in the PHA plan; and

- (2) Complying with the authority's rules for pet ownership.
- (b) The authority may revoke a pet permit for the following reasons:
 - (1) The authority determines that the pet is not properly cared for;
 - (2) The pet presents a threat to the safety and security of other tenants, employees of the authority, contractors and others on the premises;
 - (3) The pet is destructive or causes an infestation;
 - (4) The pet disturbs other tenants for reasons including, but not limited to, noise, odor, cleanliness, sanitation, and allergic reactions;
 - (5) The pet owner fails to provide an annual update on the pet as required in the pet rules;
 - (6) The resident association or project pet committee, which consists of residents with and without a pet, recommends to the authority that the pet permit be revoked due to a demonstrated lack of cooperation and responsibility in maintaining the pet; or
 - (7) Tenant fails to pay on a timely basis the following applicable pet fees:
 - (A) An initial pet deposit of \$75.00 or an amount equal to the total tenant payment, whichever is lower and
 - (B) For owners of a dog or cat, a non-refundable monthly fee of \$5.00.

 [Eff 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §356D-15; 24 C.F.R. §§960.705, 960.707)

SUBCHAPTER 9

MISCELLANEOUS PROVISIONS

\$17-2028-101 Severability. If any part, section, sentence, clause, or phrase of this chapter, or its application to any person or transaction or other circumstances, is for any reason held to be unconstitutional or invalid, the remaining parts, sections, sentences, clauses, and phrases of this chapter, or the application of this chapter to other persons or transactions or circumstances, shall not be affected. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §1-23)

\$17-2028-102 Number and gender. Words in the singular or plural number and masculine gender shall have the same meaning as defined in section 1-17, HRS. [Eff SEP 0 4 2007] (Auth: HRS §356D-15) (Imp: HRS §1-17)

DEPARTMENT OF HUMAN SERVICES

Amendments to and compilation of chapter 17-2028, Hawaii Administrative Rules, on the Summary Page dated July 17, 2007, were adopted on Sept. 4, 2007, following a public hearing held on June 5, 2007, after public notice was given in the Honolulu Star-Bulletin, The Garden Island, The Maui Times, West Hawaii Today, and Hawaii Tribune-Herald on May 4, 2007.

They shall take effect ten days after filing with the Office of the Lieutenant Governor.

TRAVIS O. THOMPSON, Chairperson Hawaii Public Housing Authority

APPROVED AS TO FORM:		
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beputy Attorney General		
	APPROVED:	
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	LINDA LINGLE	
	Governor State of Hawaii	
	Dated:AUS 23 200	7 2 3
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DEPARTMENT OF HUMAN SERVICES

Amendment of Chapter 17-2028, Hawaii Administrative Rules Sept 4, , 2007

SUMMARY

- 1. §17-2028-3 is amended
- 2. §17-2028-34 is amended.
- 3. §17-2028-35 is amended.
- 4. §17-2028-39 is amended.
- 5. §17-2028-55 is amended.
- 6. §17-2028-61 is amended.

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and distributed to PRAs and housing dwarts identifying the benefits that duality for this exclusion. Underms will be published and distributed when nec-

(b) Annualization of Income. If it is not familie to arrictinate a level of inform overla 13-month period (e.g., amboning or cyclic income), or the PHA indistruction fast income is the best available initially of dispersion future precure the PHR may administ the income an tricipation for a abstract period subject to a reconstruction of the said of the

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(6) FR 5468. Oct., 12, 1985, is amended at 68 FR 16716, Mar., 270,28601

EPPETTIVE DATASMOTE: At the FR 18716. Mar. 25. 2005. State was invented by removing narracraph (c) (1) by revising paragraph (c) (1) by revising paragraph (d), effectively. And by removing paragraph (d), effectively. Apr. 20. 2005. For the convenience of the large, the supermoded text is not forth as followed.

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24 CFR SUBMING A (4-1-00 Edition)

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Adjusted income means arount income (as determined by the responsible entity) of the members of the family reliding or intending to reside in the dwelling unit. after making the following deductions: (a) Mainteney deductions. In determining adjusted income, the responsible entity must deduct the following amounts from animal-income:
(1) 5400 for each department:
(2) 5400 for any elderly family or disbled family:
(3) The sum of the following. W the extent the sum exceeds three percent of annual income:
(1) University amily or disabled family; and

(ii) Unreimbursed reasonable attend-ent care and similary appearants ex-penses for each member of the family who is a person with disabilities. With extent necessary Wichable any member of the family (including the member who is a person with disabilities) Whis employed, but this allowence may not employed, but this allowance may not excised the earned income received by family members who are it years of age or older who are able W work because of such attendant care or eachliarly apparatus; and

(I) Any reasonable child care expenses necessary to enable a member of the family to be amployed or to further his or her education.

(B) Personal deduction—for public housing only, a PHA may adopt additional deductions from around income. The PHA must achieve the policy for IRA deductions.

(US PTR 16717, Mar. 28, 2001)

EPPECTIVE DATE NOTE: At all PTR 16717, Mar. 29, 280, \$6.01) was revised; effective Apr. 28, 200, Fer the convictions of the user, the siperseased test is set force) on follows:

my our mount therefore but that allowance may our mount the simpleyment incomes for created by famility members who are it years of age or, althor on a result of the majorance to the person with disabilities; (d) For any olderly functive.

(2) That has die

promise some or equal to three percent of an-mail America, in allowance for despitation authors departed temperated in accordance with paragraph (c) of this section, plus an al-loyming for shelloud expenses there is equal to the family is medical expenses.

(i) That has disability mentations expenses that are has than three percent of around in-cision, on allowance for combined disability analizance departed and medical expenses that is equal to the amount by which the lasts of these expenses stoods three percent of around increase and

RAIS Public housing Section & teams of programs: PEA or walkers against.

agencies agree:

(I) To takest public assistance, benefits and services to families receiving assistance in the public housing program and the Section a canant-based assistance program to schieve self-suf-

assistance provide printed verification to the PMA concerning welfare benefits for families applying for or receiving assistance in these bousting essistance 165 FR 18717, M

EFFECTIVE Days North Adis PR 1811, Mer. 1. 200. \$5.013 pair revised, affective Apr. 23, 25 Per. the generalizate of the user, the su-consists are first as follows: 20. 2000, year the gire

-

(a) Total tenant personnel.

(a) Total tenant personnel for fabilities where metals layle a effective up in affect separate. [MS. (1) field tenant personnel to the mount calculated tenant separate. Said(1) of the lattice of the lat et/ments, 3(b)(t) of the 1827 Art. (2 U.) (22a(b)(1)(5)) shell in the assurer result from one application of the assurer.

Office of the Secretary, KUD

\$5.609

recurring research flavors a policy of decapancy by familias with a broad range of incomia, supported by evidence that the Agency is pursuing this peak throughout is assisted projects in the community for a project with financing through Section 180 of the 1817 Acn (82 U.S.C. 1937) or under Section 183 of the Internal Revenue Code (63 U.S.C. 103).

(2) For public housing only. (1) Need for utimisation of a broader range of tenants to obtain full occupancy range of tenants to obtain full occupancy to attaining occupancy by families with a broad range of incomes. An application citing this hasis should by supported by evidence that the PSA is pursuing this goal throughout the housing program in the community:

(III) Need for higher incomes to mistain horseownership project; and

(IV) Need to avoid displacing low-incomes familias firms a project acquired by the PSA for rehabilitation.

come families from a grap by the PHA for retability (c) Action for request Winther to greet any re reption is a griund for mi-y consider, HUD granted to own-r intervals HUD sion to correin

(d) Reporting PHAs and owners shall comply with HUD-prescribed reporting

bequirements that will permit HUD yet maintain the reasonably current dyta nactuary to monitor compliance with the become eligibility restriction described in peragraph (a) of this pertion.

(a) Inhabitability to certain/acattered sits housing. The income eligibility restrictions described in partyraph (a) of this section to not apply to scattered sits public housing described in sublic soid or intended to baseled for public housing transfer sublic soid of the later. unament to blood to public housing tensors under section 5(h) of the 1937 Act (& U.S.C. 1877ch)).

(f) Insephrability of the Section 5 Rental Voucher, and Rantal Cartificate Program.

grams. The provisions of this section do not apply so the Section 8 Rental Voucher and Section 8 Rental Certifi-

Capprovide by the Office of Management and Budget under Control number 202-0004 SPECTIVE DATE NOTE: At 65 FR 16718, Nar. 25/2008, \$1.000 mile reproved, offsective Apr. 10,

FAMILY INCOME

(a) Annual income means all amounts, monetary or not, which:
(i) Go to, or on behalf of, the family head or spouse (oven if temporarily absent) or to any other family member:

sent) or to any other family member:

(I) Are anticipated to be received from a source sunside the family during the 12-month paried following admission or associal research selective dere; and

(I) Which are not specifically aucliuded in paragraph (c) of this section.

(I) Armuel income also means amounts derived (during the 12-month paried) from assets to which any member of the family has accoust.

(b) Annual income includes, but it not limited to:

(I) The full amount, before any payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and binamis, and other compression for personal services;

(2) The not known from the operation of a basiness or profession. Expanditures for business expansion or amortisation of capital indebtactons shall not be used as deductions in determining, set income. An allowance for depreciation of assets used in a

business or profession may be de-ducted, based on straight line deprecia-tion, as provided in internal Revenue Service regulations. Any withdrawal of cash or assets from the operation of a business or profession will be included in moorne, accept to the extent the withdrawal is reimbursement of cash or musts investige the family: red in the operation by

or masts invested in the operation by the family:

(3) invaries, dividends, and other not income of any kind from real or personal property. Expenditures for americanting of expirity independence shall not be used as deductions in determining not income. An allowance for depreciation is permitted only as authorized in paragraph (b)(2) of this section. Any withdrawal of cash or autest from an investment will be included in income, except to the extent the withdrawal is reimbursement of cash or autest income in income, except to the extent the withdrawal is reimbursement of cash or autest income of the income and include of sample and income derived from all not family assets or a personage of the value of such assets based on the current passbook sevings rets, as determined by HUD:

(4) The full amount of periodic amounts received from Social Security, annuities, incurance policies, retirement funds, pensions, disability or desith binefits, and other straider types of periodic receipts, including a humpsum empasts or prespective monthly amounts for the delayed start of a peri-

or personal receipts, including in Amp-sum amount or prospective monthly amount for the delayed start of a per-odic amount (except as provided in paragraph (c)(16) of this section):

paragraph (c)(16) of this section):

(3) Payments in line of carnings, such as unemployment and disability compensation, worker's compensation and severance pay (compt as provided in paragraph (c)(3) of this section):

(5) Walfer assumment. If the walfers assumment includes an amount specifically designated for shelter and utilities that is subject to adjustment by the walfers assistance agency an occordance with the actual cost of shelter and utilities, the amount of welfers assistance income to be included as income shell consist of:

(1) The amount of the allowance or grant exclusive of the amount apacifically designated for shelter or utilities; plut

(ii) The maximum amount that the welfare assistance agency could in fact allow the family for shelter and utilities. If the family's welfare assistance is retably reduced from the standard of need by copplying a persentage, the amount calculated under this paragraph (b)60(iii) shell be the amount resolving from one application of the percentage:

(7) Periodic and deparationable allow-ance, such as allineary and child support psymmeris, and regular contributions or from persons not residing in the discilling:

(8) All regular pay, special pay and allowances of a member of the Armed Forces (except as provided in paragraph (c) 70 of this section).

(c) Annual income does not include the following:

(i) Income from employment of children (including faster children) under the age of 18 years:

(j) Physicants received for the care of foster children or foster adults (usually persons with disabilities, unvalinted to the tement family, who are unable to live alone):

(j) Lump-sum additions to family assets, such as inhibitizance, insurance

the tentent family, who are untable to live alone):

(3) Lump-sum additions to family assets, such as inheritances, insurance payments (including payments under hanth, and accident insurance and worker's compensation), capital gains and settlement for provided in paragraph (b)(3) of this section);

(4) Amounts received by the family that are specifically for, or in reimburances of, the cost of madical expenses for any family member;

(5) Income of a live-in aide, as defined in 5.40;

(6) The full amount of student financial assistance paid directly to the student, or, to the educational institution;

(7) The special pay to a family member serving in the Armed Farcus who is apposed to heatile fire;

(9) (1) Amounts received under training programs funded by HUD;

(11) Amounts received by a person with a disability that are disregarded for a limited time for purposes of Supplemental Security Income aligibility and benefits because they are set aside for use sander a Piem to Attain Self-Sufficiency (PASS);

(iii) Amounts received by a partici-(III) Amounts received by a partici-pant in other publicly assisted pro-grams which are apecifically for or in raimbursement of out-of-pocket ex-penses incurred (special equipment, clothing transportation, child care, etc.) and which are made solely to allow participation in a specific pre-

etc.) and which are made solely to allow participation in a specific pregram:

(iv) Amounts received under a resident service support.

(iv) Amounts received under a resident service support in a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the PHA or owner, on a part-time hasis, that enhances the quality of life in the development. Such service may include, but are not limited to. fire petrol, hall monitoring, lewn maintanance, resident inticatives mordination, and serving has a member of the PHA's governing board. No resident may receive more than one such stipend during the same period of time:

(v) Introductal certains and benefits resulting to any family member from participation in qualifying State or local amployment training programs on affiliated with a local government are resident management staff. Amounts excluded by this provision must be received under employment training programs with clearly defined goals and objectives, and are excluded only for the period during which the family member participates in the employment training programs.

(B) Temporery, nonvecuring or sported towns (including gifus):

(B) Reparation payments paid by a foreign government pursuant to claims find under the laws of that government by jurious by jurious who were persecuted during the Newl one.

(E) Earnings in access of 1480 for each full-time student 19 years old or older (accluding the head of household and spouse):

(E) Adoption maststance payments in excess of 1480 per adopted child;

oliar (excluding the head of household and spouse):

(12) Adoption masistance payments in excess of \$400 per adopted child:

(13) For public housing only:

(1) The excessing sally (i) The earnings and benefits to any family member resulting from the participation in a program providing employment training and supportive services in accordance with the Family Support Act of 1922, section 22 of the 1827 Act

(47 U.S.C. 1471t), or any comparable Federal, State, or local law during the exchainin period.

(ii) For purposes of this paragraph, the following definitions apply:

(A) Comparable Federal, State or local law means a program providing employment training and supportive services that—

(i) Is authorized by a Federal, State or local law;

(2) Is funded by the Federal, State or local government;

(3) Is operated or administered by a public agency; and

(4) Has as its objective to easist participants in acquiring employment skills.

(6) Les whickes acquiring employment

acilla.

(B) Exclusion period means the period during which the family member per-ticipates in a program described in this section, plus if months from the date the family member begins the first job acquired by the family member after completion of such program that is not funded by public housing smittance under the 1817 Act. If the family member is carminated from employment with good cause, the exclusion period shall end.

(C) Entitles and himster means the

ber 18 CENTRIBERGE FROM MINISTER WICH good cause, the exclusion period shall and.

(C) Earnings and birafts means the incremental earnings and benefits resulting from a qualifying employment training program or subsequent job;

(14) Deferred periodic amounts from supplemental security income and social security benefits that are received in a lump sum amounts or in prespective monthly amounts.

(15) Amounts received by the family in the form of refunds or release under State or lotal law for property taxes paid on the deciling unit;

(16) Amounts paid by a State agency to, a family, with a member who has a developmental disability and is living at home to offset the cost of services and equipment meeded to leasy the developmentally disabled family member at home: or (17) Amounts specifically excluded by any other Federal include from consideration as income for purposes of determining aligibility or benefits under a category of assistance under any program to which the exclusions are farth in 24 CFR \$486(c) apply. A notice will be published in the FEDERAL RECISTER

45.611

and distributed to PHAs and housing owners identifying the benefits that qualify for this exclusion. Updates will be published and distributed when nec-essary.

be published and discributed when rac-easery.

(d) Annualization of income. If it is not feasible to enticipate a level of income over a 12-month period (e.g., seasonal or cyclic income), or the PMA believes, that past income is the best available indicator of expected future income, the PMA may annually the income an-ticipated for a shorter period, outpet to a redetermination at the end of the shorter period.

to a redetermination at the end or shorter period.

(a) If it is not feasible to anticipate a livel of income over a 12-month period. The income anticipated for a shorter period may be annualized, subject to a radiarmination at the end of the shorter period.

(i) PK \$468. Get. H. HM. as arranded at £5 PK 1974. Mar. E. 2005.
EPPERTYN, DATE NOTE: At £6 PK 1978. Mar. 2. 2006, \$3.00. was amended by rendering and reserving paragraph (a). (a)(10). by rendering paragraph (a). affective Apr. 31. 2006. For the convergence of the uner. the superseded pair is not forch as fallows:

(c) * 7 *

Amounts -preserved under a resident a separal. A relation servers Stiperal in dest amount, took to, encount Still per in recovered by a resident, for performing the for the PHA or owner, as a per-ness, that enhances the quality of Illia b development. Such pervanes may be-lease are not limited to, fire patrol. hall puring, been instituted to, fire patrol. hall puring, been institutement, and resident these experience.

(d) For public housing only. In addition to the exclusions from armual systems covered persprish, (c) of this metion, a FriA may logic additional anticones for mernal (an armo pursuight to an autholished written pul-

ity. (I) in **uzablis**ki

24 CFR Subtille A (4-1-00 Edition)

(i) Exclusio all or pure of the family's

carried incorne;
(ii) Apply the exclusion only to new
sources of earned income or only to increases
in earned incorne;
(iii) Apply the exclusion to the served incarrie of the hadd, the speace, or any other
family members ago 16 or alon;
(iv) Apply the exclusion only to the served
income of persons other than the primary
served.

corner:

(v) Apply the englusion to applicants, newly admitted families, sensing teners, or persons joining the familie;

(vi) blake the mechanism temperary or personner, for the PMA, the family, or the offected family desiraber;

(vii) blake the exchanion gradeaned, so that more covered income is excluded at first and less exceed income is excluded after a pariod of time;

less control incurre is excluded after a paried of time;

(vill) Exclude any or all of the costs that are incurred in order to go to work hat are not compensured, such as the casts that exclude, equipment, or chething.

(in) Exclude any or all of the casts that result from entering income, such as social sociatry taxes or other tensor that are withheld in payrell solutions;

(ii) Exclude any portion of the served income that he not wellable to west the family's own reside, such as tensors that are paid to seminate conside the family for all-include any parties of the served interest the taxet is accurately to replace benefits lest in securing to the pariety for all-legic less in the family examine. A family examine the tensily pays for medical costs of to obtain medical assuments.

(2) Any amounts that are excluded from

pays for readizal costs of to obtain restance.

(2) Any density that are excluded from mental interest and relative that are excluded from not also be deducted in despressing adjusted frazing, as defined in \$1.51.

(2) Housing againsts do not need HLTD amproved in additional or according to the property of the second of the property of the property of the second of the property of the prop

chapters.

(i) In the calculation of Performance Funand System operating subsidy eligibility
beauting agencies will have to atsent any losto-revized income that risusing forms the adotion of large of the oppingal secretarisms of
classing discussed in paragraph, 40(1) of the
excitant, including any variations of the lite
of eligibility.

the responsible welling to resign in the family siling to resign in the family siling to resign in the state well-Adjusted income (as details entity) of the

55.603

a) (12 U.S.C.

(e ivelopmen. 14215 (1678 ed.)).

As used in this subpart:

(a) Terms found alsowings in part 5—(1) ulpair 4. The tierns 1817 Act. elderly train. public housing, policy froming percy (PHA), and Section 8 are defined

m 5.100.

(2) Subject D. The terms "disabled family", "clustry family", "family", "live-in aids" and "person with disabilities" are defined in 5.400.

(b) The following terms shall have the meanings set forth below; Adjusted momes. See 55.01.

Annual incines. See 55.01.

Child care expenses. Amounts anticipated to be paid by the family for the care of children under 13 years of age during the period for which amount income is computed, but only where such come is computed but only when such care is recessary to enable is family member to actively seek employment, be gainfully employed; or to further his or her iducation and only to the extent

24 CFR Subtile A (4-1-00 Edition)

such amounts are not reimbursed. The amount deducted shall reflect reasonable charges for child care. In the case of child care necessary to permit amployment, the amount deducted shall not exceed the amount of employment income that is included in annual in-

Come.

Dependent: A member of the family (except foster children and foster adults) other than the family head or spouse, who is under 18 years of age, or is a person with a disability, or is a full-time student.

Pleasibility assessment commits Descent

is a person with a timessary, full-time student.

Disability assistance expense. Reasonable expenses that are anticipated, during the period for which annual income is computed, for attendant care and auxiliary apparatus for a disabled family member and that are necessary to enable a family member (including the disabled member) to be employed, provided that the superiors are neither paid to a member, of the family nor reimbursed by an auticative program. Any program designed to encourage, assist, train, or facilitate, the economic independence of HUD-assisted families or to provide work for such families. These programs include programs for job training, employment counseling, work placement, issaic skills training, straining, editorion, English proficiency, workfave, financial or household management, apprecianable, and any programs necessary to ready a participant agement, approximately, and any gram necessary to ready a particl for work (including a substance a or mental) health treatment progr or other work activities:

or mental meath transment programs, or other work activities;
Estramely low measure family. A family whose annual income does not exceed 30 persons of the median income for the area, as determined by HUD, with edjustment for smaller and larger families, except that HUD may establish income callings higher or lower than 30 persons of the median theorem for the area if HUD finds that each variations are necessary because of unusually high or low family incomes.

Full-time student. A person who is attending school or vocational training on a full-time being.

Imputed welfare income. See \$3.815.

Low income family. A family whose armual income does not exceed 80 persons of the median income for the area.

Office of the Secretary, HUD

as determined by HUD with adjustments for smaller and larger families, assept that HUD may establish income coilings higher or lower than 80 percent of the median income for the area on the heats of HUD's findings that such variations are recessary because of unusually high or low family incomes.

Medical separates. Medical expenses, including medical insurance prevalents, that are smaltchested during the paried for which samual income is compared, and that are not covered by insurance.

Morthly income. One twelfth of adjusted income. One twelfth of adjusted income.

Mer family serves. (I) Net cash value

of adjusted income. One twelfth of anMarthly income. One twelfth of anmal insorns.

Ner family series. (1) Nex cash value
after deducting reasonable costs that
would be incharred in disposing of real
property, 'sevings, steels, bonds, and
other forms of capital investment, escluding interests in Indian trust land
and excluding equity accounts in MUD
homeownership propries. The value of
necessary items of personal property
such as farmitum and accumulation shall
be excluded.

(2) In cases where a trust fund has
been established and the trust is not
revocable by, or under the control of,
any meritor of the family or household; the value of the trust fund will
not be considered an esset to long as
the fund continues to be held in trust.
Any incitive distributed from the trust
fund shall be comment when determining annual income under \$5.00.

(2) In experimining not family assen,
PHAs or countries as applicable, shall include the value of any business or family assets disposition for the program
or reasternished, as applicable, in exculte funchating, a disposition in trust,
but not in a foreclasure or bankrupusy
saled during the two years proceding
the data of application reclived
therefor, in the case of a disposition or
part of a separation will not be considered to be for less than fair market
value if the application reliance important consideration not
measurable in dellar terms.

Owner has the meaning provided in
the relevant program regulations. As
used in this subsert, where appro-

prints, the term "owner" shall also include a "borrower" as defined in part 201 of this title.

Tenant rent. The amount payable monthly by the family so tent to the monthly by the family so tent to the unit owner (Section 8 owner or PHA in public housing). (This term is not used in the Section 8 voucher program.)

Total mean payaent. See §5.813.

[Athiry allowance. If the cost of utilities (escape talophone) and other housing services for an assisted unit is not included in the timent rent but is the responsibility of the family occupying the unit. an amount squal to the estimate made or approved by a PHA or HUD of the monthly cost of a reasonable consumption of such utilities and other sayloss for the unit by an energy-circumstrative household of modest circumstances consistent with the requirements of a safe, sentency, and healthful living environment.

Utility measurement. The amount, if any, by which the utility allowance for a unit, if applicable, estands the total tenant payment for the family occupying the unit. (This definition is not used in the Section 8 voucher program, or for a public housing family that is paying a flat rent.)

Very low income family. A family whose stream income for the area, as determined by HUD with adjustmentic for smaller and larger familish, escape that HUD may establish income estimate higher or lower than 30 percent of the median family income for the area, as determined by HUD with adjustments for smaller and larger familish, escape that HUD may establish income estimate will be such variations are meaningly because of unusually high or low family incomes.

West activisies See definition at section 407(d) is the Social Security Act

Work activities. See diffinition at section 407(d) of the Social Security Act (42.U.S.C. 407(d)).

HT PR 1488. Dec. 18, 1988, as em PR 1876. Mar. 23, 2009;

EVPECTIVE Date Note: At 65 FR 1876, Mar. 23, 2008, § 5.00 was amended by revising purposed. (b) and (c), and by revising paragraphs (d) and pyridestypacing paragraph (d) and pyridestypacing paragraph (d) novy designated paragraph (b) was amended by revising the definitions

(a) The terms elderly parson. Investments andly, person with deadlities. Since and very over-income family are defined in section 3(b) of the 1837 Act (2 U.S.C. 1477a(b)).

(b) The terms 1837 Act and public housing gency (Frid) are defined in \$5.00.

(c) The terms disabled family, elderly family, andly, and line an elderly definity family, and line an elderly defined in \$5.00.

person who is carryu considered full-time (

community and other essential heaving zero-tess are susplained by the PNA or owner, ten-ant rent equals tend commer payment. Where-some or all utilities (assess telephones) and other seeinstell housing services are supplied by the PNA or owner, and the cent theybed is not included in the amount paid at rests, ten-init rent equals total conset payment lan-her with allowed to the services allowed.

t. The amount, if any, allowance for the unit, the total tenant pay-

No family or a min a low-i mily chair be eligible for adm program covered by this part

EPYELTIVE DATE NOTE: At 65 FR 16716, Ma. 1, 2000, \$5.005 was removed, affective Apr

times Annual Contributions Contracts (ACC) and Section & Housing Assistance Phymens (HAP) Contracts taking effect before October 1. 1811 and that are leaded on or after that due shall be evailable for leasing by lew-income families. HUD reserves the right to limit the alimination of low-income families other than very low-income families other than very low-income families other than very low-income families other than 1811. Not more than 18 percent of the development that initially become wallable for occupancy under Annual Contributions Contracts (ACC) and Section if Housing Assistance Payments (HAP) Contracts on or after October 1. 1814 shall be available for leasing by lew-income families other than very low-income families other than the prior approval of HUD under paragraphs (b) and (c) of this section, no low-income family, other than a very low-income family shall be admitted to these family.

(b) Request for exception. A request by PHA oc contest for exception of admits a person.

a very low-inco mitted to these (b) Request for a PHA or owner sign of low-inco very low-income

(1) Fa

Rehabilitation or Moderate Rehabilita-tion polyecte:

(iii) Low-income families that are dis-placed as a result of Rental Rehabilita-tion of Development activities advantal under section 17 of the 1817 Act (42 U.S.C. 1437s), or as a result of activities under the Rental-Rehabilitation Dem-oristation Programs:

((iii) Need for admission of a broader single of tenants to preserve the final-tial or management viability of a

24 CFR CR. IX (4-1-00 Edition)

part F-When Besident Must Perform Community Service Activities or Self-Sufficiency Work Activities

SOURCE IS FR 16729, Mar. 29, 2000, unla therwise noted.

EFFECTIVE DATE NOTE: At & FR 16725, sub-part F to part 900 was added, effective Apr. 28, 2000.

(1) is 62 years or older; (2)(1) is a blind or disabled individual, s defined under 218(1)(1) or 1814 of the

Social Security Act (42 U.S.C. 418(1)(1): 1392t), and who curtifus that because of this disability she or he is unable to comply with the estraice provisions of this subpart, or (11) is a primary curetaker of such individual.

(ii) Is a primary curetaker of such individual:

(i) Is engaged in work activities:

(i) Mean the requirements for being assessed from being to engage in a work activity under the State program funded under part A of title IV of the Social Security Act (42 U.S.C. 60) or seq.) or under any other welfare propen of the State in which the PHA is located, including a State-administration.

gram of the State in which the PHA is located, including a State-administrated walfare-to-work program; or (3) is a member of a family receiving assistance, breaftes or services under a state program funded under part A of title IV of the Social Security Act (42 U.S.C., 60) or any, or under any other walfare program of the State in which the PHA is located, including a State-administrated walfare-to-work program, and has not been found by the State or other administrating entity to be in noncompliance with such a program. Service requirement. The obligation of each adult resident, other than an exempt individual, to perform community service or participate in an economic-self sufficiency program required in accombance with \$666.03.

n) Service requirement. Except for my

community service litted activities; or (?) Participate in

(I) Perform 2 hours per month of ombired activities as described in argrephs (a)(I) and (a)(I) of this sec-

tion.
(b) Family of more. The Jon shall be symmetrical. sting of aprice require-shall specify that it automatically for all property values the family falls to comply with the service requirement. Violation of the service requirement of the service requirement of the service requirement of the lade at the end of the twelve month long serm, but not for termination of termination. array during the course of the twelvernorth lease term (see \$966.4(1)(2)(1) this chapter).

806 How PHA admin

PHA policy. Each PHA must de-a local policy for administration community service and eco-

public a (b) Ac public aquating residence.

(b) Administration of qualifying community service or self-sufficiency activities for residence. The PHA may administer qualifying community service or sconomic self-sufficiency activities directly, or may make such activities available through a contractor, or through partnerships with qualified organizations, speluding resident organizations, and community agencies or institutions, and community agencies or institutions.

stitutions.

(c) PHA responsibilities. (1) The PHA deposition which Vamily members are subject to or examply from the service for deposition of the service.

rich per the p family members with

members with are exempt (3) The PIA must revie pliance with service rep must verify such compil must verify such compliance armually at least starty days before, the end of the twelfe month lease term. If qualifying activities are administrated by an organization other than the PMA, the PMA stall abatin verification of family: compliance from such third purple.

(i) The PMA must retain reasonable documentation of service requirements occumented or assemption in participart files.

5) The PMA must comply with non-distributions and equal opportunity requirements issued at \$5.185(a) of this sitie.

OCCUPANCY GUIDELINES

The corporation does not determine who shares a bedroom/sleeping room, but there must be at least one person per bedroom. The Occupancy Guidelines for determining unit size shall be applied in a manner consistent with Fair Housing guidelines.

For occupancy guidelines, an adult is a person 18 years or older.

All guidelines relate to the number of bedrooms in the unit. Dwelling units will be so assigned that:

One bedroom will be generally assigned for every two family members. The corporation shall consider factors such as family characteristics including sex, age, or relationship, the number of bedrooms and the size of sleeping areas or bedrooms and the overall size of the dwelling unit. Consideration shall also be given for medical reasons and the presence of a live-in aide.

Single person families shall be allocated one bedroom.

GUIDELINES FOR DETERMINING BEDROOM SIZE FOR WAIT LIST

Bedroom Size	Persons in Household: (Minimum #)	Persons in Household: (Maximum #)
0 Bedroom	1	1
1 Bedroom	1	2
2 Bedrooms	2	4
3 Bedrooms	3	6
4 Bedrooms	4	8
5 Bedrooms	6	10

Exhibit G

OCCUPANCY STANDARDS

Building Code Guidelines for Determining Occupancy

- I. City and County of Honolulu (Oahu)
 - A. One (1) or more bedrooms

 - 2. Bedrooms
 Measure bedroom area (do not include closet,
 halls, bathrooms)
 1st 70 sq. ft. 2 persons
 each additional 50 sq. ft. 1 person per 50
 sq. ft.
 - B. Efficiency Units (Studios)
 Measure living room area (do not include kitchen area, but may include dining space if in one area)

 1st 70 sq. ft. 2 persons
 each additional 100 sq. ft. 1 person per 100 sq. ft.
- II. County of Maui (Maui, Lanai and Molokai)
 - A. One (1) or more bedrooms
 - Living Room Cannot be used as a sleeping area
 - 2. Bedrooms

 Measure bedroom area (do not include closet,
 halls; bathrooms)

 1st 70 sq. ft. 2 persons
 each additional 50 sq. ft. 1 person per 50
 sq. ft.
 - B. Efficiency Units (studios)
 Measure living room area (do not include kitchen
 area, but may include dining space if in one area)

 1st 70 sq. ft. 2 persons
 each additional 100 sq. ft. 1 person per 100
 sq. ft.

III. County of Kauai

- One (1) or more bedrooms
 - Living Room Cannot be used as a sleeping area
 - Measure bedroom area (do not include closet, halls, bathrooms) 1st 120 sq. ft. 2 persons each additional 50 sq. ft. 1 person per 50 sq. ft.
 - Bedroom #2 Measure bedroom area (do not include closet, halls, bathrooms) 1^{sc} 70 sq. ft. 2 persons each additional 50 sq. ft. 1 person per 50 sq. ft.
 - Bedroom #3 and on Measure bedroom area (do not include closet, halls, bathrooms) 1et 80 sq. ft. 2 persons each additional 50 sq. ft. 1 person per 50 eq. ft.
- Efficiency Units (studios) Measure living room area (do not include kitchen area, but may include dining space if in one area) 1st 70 sq. ft. 2 persons each additional 100 sq. ft. 1 person per 100 sq. ft.

County of Hawaii

- One (1) or more bedrooms (Housing Code states that overcrowding is prohibited)
 - Living Room (must be 120 sq. ft. minimum)
 Bedroom #1 (must be 120 sq. ft. minimum)
 Bedroom #2 (must be 80 sq. ft. minimum) 1.

 - 3.
- В. Efficiency Units (studios)

Measure living room area (do not include kitchen area, but may include dining space if in one area)

1st 70 sq. ft. 2 persons each additional 100 sq. ft. 1 person per 100 sq. ft.

LIGHTING USAGE TABLES

▲NPC loc

27 23 26 49

LIGHTING USAGE TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

AREA NAME	NUMBER OF FEXTURES	WATTS PER FIXTURE	HOURS PER DAY	HOURS PER YEAR	KWH PER YEAR
Porches	2	60	. 3	. 1095	13
Kitchen	1	120	- 4	1460	17:
Bathroom	1	120	. 2	730	81
Bedroom	1 1	120	3	1095	131
Lamps	2	60	4	1460	175
Living Room	1	120	Sj.	1825	
Hall/Stairs	1	60	3	1095	66
Closet		0	1	365	. 0
Dining Room		. 0	2	730	0
Utility		0	1	365	0
Storage	0	o	1	. 365	0
Pantry	0	D	2	730	Ö
				OTAL	986

LIGHTING USAGE TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

NUMBER OF WATTS PER HOURS PER HOURS PER AREA KWH PER NAME FIXTURES FEXTURE DAY YEAR YEAR 60 120 Porches 131 1095 Kitchen 1460 175 Bathroom 120 730 88 Bedroom 120 1095 131 Lamps 60 175 1460 Living Room 120 1825 219 Hall/Stairs 1095 Closet 365 Dining Room 730 Utility 365 Storage 365 Pantry 730 TOTAL

LIGHTING USAGE TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

AREA NAME	NUMBER OF FIXTURES	WATTS PER FEXTURE	HOURS PER DAY	HOURS PER \TEAR	KWH PER YEAR
Porches	2	60	3	1095	131
Kitchen	1	120	4	1460	1
Bathroom	1	120	2	730	1
Bedroom	.2	120	3	1.095	1
Lamps	3	60	4	1460	
Living Room	1	120	s	1825	1
Hall/Stairs	2	60	3	1095	1
Closet		0	1	365	
Dining Room	o	0	2	730	1 1
Utility	0	8	1	365	d
Storage	0	0	. 1	365	d
Pantry	0	0	2	730	ò
		_		TOTAL_	1270

LIGHTING USAGE TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

AREA NAME	NUMBER OF FIXTURES	WATTS PER FEXTURE	HOURS PER DAY	HOURS PER YEAR	KWH PER YEAR
Porches		60		1005	
Kitchen	1 7		2	1095	. 131
	1 .4	120	4	1460	175
Bathroom	1	120	2	730	88
Bedroom	3	120	3	1095	394
Lamps	4	6D	4	1460	350
Living Room	1	120	5	1825	219
Hall/Stairs	2	60	5	1095	
Closet	أم	. 0	1		131
Dining Room		0		365	q
Utility	0	U	2	730	Ò
•	. 0	0	1[365	d
Storage	0	0	1	365	al
Pantry	O	o	2	730	7
			7	,50	7
•			-	FOTAL_	1489

LIGHTING USAGE TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

AREA NAME	NUMBER OF FIXTURES	WATTS PER FIXTURE	Hours per Day	HOURS PER YEAR	KWH PER YEAR
Porches	2	- 60	3	1095	131
Kitchen	1	120	4	1460	i
Bathroom	2	120	. 2	730	175
Bedroom	4	120	3	1095	526
Lamps	5	60	4	1460	438
Living Room	1	120	5	1825	
Hall/Stairs	3	60	. 3	1095	197
Closet	0	O	. 1	365	· o
Dining Room	0	0	2	730	o
Utility	0	0	1	365	0
Storage	o	D	1	365	. 0
Pantry	0	0	2	730	0
	1			TOTAL	1862

LIGHTING USAGÉ TABLE

PROJECT:

HCDCH

NUMBER OF BEDROOMS:

5

AREA NAME	NUMBER OF FEXTURES	WATTS PER FIXTURE	HOURS PER DAY	HOURS PER YEAR	KWH PER YEAR
Porches	2	. 60	3	1095	131
Kitchen	1	120	4	1460	175
Bathroom	2	120	2	730	175
Bedroom	5	120	3	1095	657
Lamps	6	60	4	1460	526
Living Room	3	120	s	1825	219
Hall/Stairs	3	60	3	1095	197
Closet	0	O	1	365	0
Dining Room	o	0	2	730	0
Utility	0	0	1	365	
Storage	0	. 0	il	. 365	
Pantry	o	o	2	730	· n
•	1	1	1	,20	
				POTAL.	2011

CALCULATIONS FOR ELECTRIC DOMESTIC HOT WATER HEATERS

≰NYC|M:

Project Name: Name	HCDCH 0 BR
Unit Type:	0 BR
Number of Bedrooms:	0 Beirooms
Estimated Number of Occupants:	1 Occupants
Estimated Consumption Rate:	14 Gallons/Occupant/Day
Specific Heat of Water:	1.00 Btu/lb/F
Specific Volume of Water:	62.32 Ib/cf
Volume Conversion:	7.48 gal/cf
Heuristic Exponent:	0.68
Estimated Service Water Inlet Temperature:	55 F
Hot Water Supply Temperature:	120 F
Delta T:	65 F
Calender Schedule:	365 days/yr
Daily Schedule:	24 hrs/day
Total Operating Hours:	8,760 hrs/yr
Estimated Air Temperature At Tank:	72 F
Estimated Tank Size:	30 gal
Assumed Tank Insulation (R-Value):	12.00 F-sf-hr/Btu
R-Value of Shell Plus Air:	0.62 F-sf-hr/Btu
Estimated System Efficiency:	100%
Assumed Standing Pilot?	no
Pilot Consumption Rate:	400 Btu/hr
Fuel Type:	Electric
Pilot Consumption:	kBm/yr
Total Energy Lost:	680 kBm/yr
Consumption Energy Required:	2.843 kBtu/yr
Total Energy Required:	3,523 kBtu/yr
Primary Fuel Required:	1,032 kWh/year
•	_

Project Name: Name

Total Energy Lost:

Total Energy Required:

Primary Fuel Required:

Consumption Energy Required:

HCDCH I BR

680 kBtu/yr

5.687 kBm/yr

6,367 kBm/yr

1,866 kWh/Year

Unit Type: 1 BR Number of Bedrooms: 1 Bedrooms Estimated Number of Occupants: 2 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water. 1.00 Bm/lb/F Specific Volume of Water. 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank Size: 30 gal Assumed Tank Insulation (R-Value): 12:00 F-sf-hr/Bn R-Value of Shell Plus Air. 0.62 F-sf-hr/Btu Estimated System Efficiency: 100% Assumed Standing Pilot? 20 Pilot Consumption Rate: 400 Bm/hr Fuel Typs: Electric Pilot Consumption: kBm/yr

Project Name: Name HCDCH 2 BR

Unit Type: 2 BR

Number of Bedrooms: 2 Bedrooms

Estimated Number of Occupants: 3 Occupants

Estimated Consumption Rate: 14 Gallons/Occupant/Day

Specific Heat of Water. 1.00 Btu/lb/F

Specific Volume of Water: 62.32 lb/cf
Volume Conversion: 7.48 gal/cf

Heuristic Exponent: 0.68

Estimated Service Water Inlet Temperature: 55 F

Hot Water Supply Temperature: 120 F

Delta T: 65 F

Calender Schedule: 365 days/yr

Daily Schedule: 24 hrs/day
Total Operating Hours: 8,760 hrs/yr

Estimated Air Temperature At Tank: 72 F
Estimated Tank: 50 gal

Assumed Tank Insulation (R-Value): 12.00 F-sf-in/Bts

R-Value of Shell Plus Air. 0.62 F-sf-la/Btu Estimated System Efficiency: 100%

Assumed Standing Pilot? no

Pilot Consumption Rate: 400 Btu/br

Fuel Type: Electric

Pilot Consumption: kBtu/yr
Total Energy Lost: 680 kBtu/yr

Consumption Energy Required: 8,530 kBtu/yr

Total Energy Required: 9,210 kBm/yr

Primary Fuel Required: 2,699 kWh/Year

Project Name: Name **HCDCH 3 BR** Unit Type: 3 BR Number of Bedrooms: 3 Bedrooms Estimated Number of Occupants: 5 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water: 1.00 Btu/lb/F Specific Volume of Water. 62.32 lb/ef Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank Size: 40 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Btu R-Value of Shell Plus Air. 0.62 F-sf-hr/Btu Estimated System Efficiency: 100% Assumed Standing Pilot? ДО Pilot Consumption Rate: 400 Btu/hr Fuel Type: Electric Pilot Consumption: kBtu/yr Total Energy Lost: 827 kBtu/yr Consumption Energy Required: 14.217 kBtu/yr Total Energy Required: 15,044 kBtu/yr Primary Fuel Required: 4,408 kWh/Year

HCDCH 4 BR Project Name: Name 4BR Unit Type: Number of Bedrooms: 4 Bedrooms Estimated Number of Occupants: 7 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day 1.00 Bm/lb/F Specific Heat of Water. 62.32 Ib/cf Specific Volume of Water: Volume Conversion: 7.48 gal/cf Heuristic Exponent 0.68 Estimated Service Water Inlet Temperature: 55 F 120 F Hot Water Supply Temperature: Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank-Size: 40 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Bm R-Value of Shell Plus Air. 0.62 F-sf-hr/Bm Estimated System Efficiency: 100% Assumed Standing Pilot? пo Pilot Consumption Rate: 400 Btu/hr Fuel Type: Electric. Pilot Consumption: kBtu/vr Total Energy Lost: 827 kBm/yr Consumption Energy Required: 19.903 kBm/yr Total Energy Required: 20,730 kBm/yr Primary Fuel Required: 6,074 kWh/Year

HCDCH 5 BR Project Name: Name Unit Type: 5 br Number of Bedrooms: 5 Bedrooms Estimated Number of Occupants: 9 Occupants 14 Gallons/Occupant/Day Estimated Consumption Rate: Specific Heat of Water: 1.00 Bm/lb/F Specific Volume of Water: 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank-Size: 40 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Btu R-Value of Shell Plus Air. 0.62 F-sf-hr/Btu Estimated System Efficiency: 100% Assumed Standing Pilot? 20 Pilot Consumption Rate: 400 . Btu/hr Fuel Type: Electric Pilot Consumption: kBm/yr Total Energy Lost: 827 kBm/yr Consumption Energy Required: 25.590 kBtu/yr Total Energy Required: 26,417 kBtu/yr Primary Fuel Required: 7,740 kWb/Year

MISCELLANEOUS ELECTRIC ALLOWANCES

▲NFL kr.

Housing and Community Development Corporation of Hawaii

Miscellaneous Electrical Allowances (all in kWh)

Bedroom Size	Television	Radio	Small Appliances	Fa	Total Annual Consumption	Total Monthly Consumption
0	250	35	300	23	019	51
_	250	35	350	25	199	55
2	250	35	378	20	712	s
						ŝ
•	750	35	400	92	758	69
₹	250	35	425	001	814	5
			1			
c	750	35	450	123	865	zz
						!

全NPC lac

Project Name: Name HCDCH 0 BR Unit Type: 0 BR Number of Bedrooms: 0 Bedrooms Estimated Number of Occupants: 1 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water: 1.00 Bm/lb/F Specific Volume of Water. 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank Size: 30 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Btu R-Value of Shell Plus Air: 0.62 F-sf-in/Btu Estimated System Efficiency: 75% Assumed Standing Pilot? ves Pilot Consumption Rate: 400 Btu/h Fuel Type: Natural Gas Pilot Consumption: 3,504 kBtu/yr Total Energy Lost: 680 kBtu/yr Consumption Energy Required: 2.843 kBm/yr Total Energy Required: 7,027 kBm/yr Primary Fuel Required: 94 Therme/Year

Project Name: Name HCDCH 1 BR Unit Type: 1 BR Number of Bedrooms: 1 Bedrooms Estimated Number of Occupants: 2 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water. 1.00 Bm/lb/F Specific Volume of Water: 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank Size: 30 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Bto R-Value of Shell Plus Air. 0.62 F-sf-hr/Btu Estimated System Efficiency: 75% Assumed Standing Pilot? yes Pilot Consumption Rate: 400 Bru/hr Fuel Type: Natural Gas Pilot Consumption: 3,504 kBtu/yr Total Energy Lost: 680 kBm/yr Consumption Energy Required: 5.687 kBtu/yr Total Energy Required: 9,871 kBayyr Primary Fuel Required: 132 Therms/Year

Project Name: Name HCDCH 2 BR Unit Type: 2BR Number of Bedrooms: 2 Bedrooms Estimated Number of Occupants: 3 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water: 1.00 Bm/lb/F Specific Volume of Water: 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank-Size: 30 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Btu R-Value of Shell Phis Air: 0.62 F-sf-hr/Bru Estimated System Efficiency: 75% Assumed Standing Pilot? YES Pilot Consumption Rate: 400 Bm/hr Fuel Type: Natural Gas Pilot Consumption: 3,504 kBm/yr Total Energy Lost: 680 kBm/yr Consumption Energy Required: 8.530 kBtu/yr Total Energy Required: 12,714 kBtu/yr Primary Fuel Required: 170 Therms/Year

Project Name: Name HCDCH 3 BR Unit Type: 3 BR Number of Bedrooms: 3 Bedrooms Estimated Number of Occupants: 5 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water. 1:00 Bm/lb/F Specific Volume of Water. · 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank-Size: 40 gni Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Btu R-Value of Shell Plus Air. 0.62 F-sf-hr/Bhi Estimated System Efficiency: 75% Assumed Standing Pilot? yes Pilot Consumption Rate: 400 Bm/hr Fuel Type: Natural Gas Pilot Consumption: 3,504 kBtu/yr Total Energy Lost: 827 kBtu/yr Consumption Energy Required: 14.217 kBtu/yr Total Energy Required: 18,548 kBm/vr Primary Fuel Required: 247 Therms/Year

Project Name: Name HCDCH 4 BR Unit Type: 4 BR. Number of Bedrooms: 4 Bedrooms Estimated Number of Occupants: 7 Occupants Estimated Consumption Rate: 14 Gallons/Occupant/Day Specific Heat of Water: 1.00 Btu/lb/F Specific Volume of Water: 62.32 lb/cf Volume Conversion: 7.48 gal/cf Heuristic Exponent: 0.68 Estimated Service Water Inlet Temperature: 55 F Hot Water Supply Temperature: 120 F Delta T: 65 F Calender Schedule: 365 days/yr Daily Schedule: 24 hrs/day Total Operating Hours: 8,760 hrs/yr Estimated Air Temperature At Tank: 72 F Estimated Tank Size: 40 gal Assumed Tank Insulation (R-Value): 12.00 F-sf-hr/Bm R-Value of Shell Plus Air. 0.62 F-sf-hr/Bm Estimated System Efficiency: 75% Assumed Standing Pilot? yes Pilot Consumption Rate: 400 Btu/hr Fuel Type: Natural Gas Pilot Consumption: 3,504 kBtu/yr Total Energy Lost: 827 kBtu/yr Consumption Energy Required: 19.903 kBtu/yr Total Energy Required: 24,234 kBm/yr Primary Fuel Required: 323 Therms/Year

Project Name: Name	HCDCH 5 BR
Unit Type:	5 BR
Number of Bedrooms:	5 Bedrooms
Estimated Number of Occupants:	9 Occupants
Estimated Consumption Rate:	14 Gallons/Occupant/Day
Specific Heat of Water:	1.00 Bm/lb/F
Specific Volume of Water:	62.32 lb/cf
Volume Conversion:	7.48 gal/cf
Heuristic Exponent:	0.68
Estimated Service Water Inlet Temperature:	55 F
Hot Water Supply Temperature:	120 F
Delta T:	65 F
Calender Schedule:	365 days/yr
Daily Schedule:	24 hrs/day
Total Operating Hours:	8,760 hrs/yr
Estimated Air Temperature At Tank:	72 F
Estimated Tank-Size:	40 gal
Assumed Tank Insulation (R-Value):	12.00 F-sf-in/Btu
R-Value of Shell Plus Air:	0.62 F-sf-hr/Btu
Estimated System Efficiency:	75%
Assumed Standing Pilot?	yes
Pilot Consumption Rate:	400 Btu/br
Enal W	Natural Gas
Pilot Consumption:	3,504 kBtu/yr
Total Energy Lost:	827 kBru/yr
Consumption Energy Required:	25.590 kBm/yr
Total Energy Required:	29,921 kBm/yr
Primary Fuel Required:	399 Therms/Year
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[Laws in effect as of January 6. 1995] [Document not affected by Public Laws . enacted between January 6, 1999 and October 26, 2000][CITE: 4205013661]

TITLE 42 -- THE FUELIC HEALTH AND WELFARE

CHAPTER 135--RESIDENCY AND SERVICE REQUIREMENTS IN FEDERALLY ASSISTED HOUSING

SUBCHAPTER V--SAFETY AND SECURITY IN FUBLIC AND ASSISTED HOUSING

Sec. 13661. Screening of applicants for federally assisted housing

(a) Ineligibility because of eviction for drug crimes

Any tenant evicted from federally assisted housing by reason of drug-related criminal activity (as such term is defined in section 1437m(b) of this title) shall not be eligible for federally assisted housing during the 3-year period beginning on the date of such eviction, unless the evicted tenant successfully complates a rehabilitation program approved by the public housing agency (which shall include a waiver of this subsection if the circumstances leading to eviction no

(b) Ineligibility of illegal drug users and alcohol abusers

(1) In general

Notwithstanding any other provision of law, a public housing agency or an owner of federally essisted housing, as determined by the Secretary, shall establish standards that prohibit admission to the program or admission to federally assisted housing for any household with a member --

(A) who the public housing agency or owner determines is

illegally using a controlled substance; or
(B) with respect to whom the public housing agency or owner determines that it has reasonable cause to believe that such household member's illegal use (or pattern of illegal use) of a controlled substance, or abuse (or pattern of abuse) of alcohol, may interfere with the health, safety, or right to peaceful enjoyment of the premises by other residents.

(2) Consideration of rehabilitation

In determining whether, pursuant to paragraph (1)(B), to deny admission to the program or federally assisted housing to any household based on a pattern of illagal use of a controlled substance or a pattern of abuse of alcohol by a household member, a public housing agency or an owner may consider whether such household member --

(A) has successfully completed a supervised drug or alcohol rehabilitation program (as applicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol (as applicable);

(B) has otherwise been rehabilitated successfully and is no

Exhibit I

longer engaging in the illegal use of a controlled substance or abuse of alcohol (as applicable); or

(C) is participating in a supervised drug or alcoholrehabilitation program (as applicable) and is no longer engaging in the illegal use of a controlled substance or abuse of alcohol (as applicable).

(c) Authority to deny admission to criminal offenders

Except as provided in subsections (a) and (b) of this section and in addition to any other authority to screen applicants, in selecting among applicants for admission to the program or to federally assisted housing, if the public housing agency or owner of such housing (as applicable) determines that an applicant or any member of the applicant's household is or was, during a reasonable time preceding the date when the applicant household would otherwise be selected for admission, angaged in any drug-related or violent criminal activity or other criminal activity which would adversely affect the health, safety, or right to peaceful enjoyment of the premises by other residents, the owner, or public housing agency employees, the public housing agency or owner may.

(1) deny such applicant admission to the program or to federally assisted housing; and

(2) after the expiration of the reasonable period beginning upon such activity, require the applicant, as a condition of admission to the program or to federally assisted housing, to submit to the public housing agency or owner evidence sufficient (as the Secretary shall by regulation provide) to ensure that the individual or individuals in the applicant's household who engaged in criminal activity for which denial was made under paragraph (1) have not engaged in any criminal activity during such reasonable period.

(Pub. L. 105-276, title V, Sec. 576, Oct. 21, 1998, 112 Stat. 2635.)

Codification

Section was enacted as part of the Quality Housing and Work Responsibility Act of 1998, and not as part of subtitles C to F of title VI of Pub. L. 102-550 which comprise this chapter. Section is comprised of section 576 of Pub. L. 105-276. Subsec. (d) of section 576 of Pub. L. 105-276 amended sections 1437d and 1437n of this title.

Effective Date

Subchapter effective and applicable beginning upon Oct. 1. 1995, except as otherwise provided, with provision that Secretary may implement any provision of subchapter before such date, except to extent otherwise provided, see section 503 of Pub. L. 105-276, set out as an Effective Date of 1998 Amendment note under section 1437 of this title.

Section Referred to in Other Sections

This section is referred to in section 1437d of this title.

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handly residing in the unit is depended to have aligible status, as described in paragraph (a) of this ection, or unless the family meets the couditions set both in paragraph (b)(2) of

tions set lock in paragraph (bXI) of this section.

(2) Despite the inglightality of one or more family membles, a mused family may be eligible for one of the three types of assiptance provided in H5.515 and 8.518. Mamily without by eligible members and receiving assistance on June 25. 1986 may be eligible (on tem-posity deferral of termination of as-sistance as provided in H5.516 and 8.516.

ILIAS Submission of evidence of etti-reachip or alighbs immigration sta-

(a) General. Eligibility for amistance or entities a section 24 covered program is contingent upon a family's spirmination to the respection of the manufactor of the section for each family member. If one or more family members do not have critisenship or aligible immigration prints, the family members may exercise the election not to contend to have aligible immigration set or countries the election not to contend to have aligible immigration.

tion not to contend to have eligible im-meration status as provided in para-graph (e) of this section, and the provi-sions of § 5.315 and 5.515 shall apply. (b) Evidence of citizenship or sligible integration and as, most submit the following ovidence to the responsible

following evidence or U.S. nationality.

(1) For U.S. citizens or U.S. nationals, the evidence someists of a signed declaration of U.S. citizenship or U.S. nationality. The responsible entity may request verification of the declaration by requiring presentation of a United States prospert or other appropriate decemberation, as specified in particular decemberation, as specified in the continuous continuous.

United States passport or other appropriate decemberation, as specified in HUD publishmen.

(It for mentitione who are E years of age or other are thought by it years of age or other and receiving unistance under a Section 216 powered program on September 20, 1886 or applying for abstitutions on its after that data, the evidence conserve of

dense consents of:

(i) A digned designation of eligible
minigration status; and

(ii) Proof of any decomment.

(3) For all plant noncitiests, the evi-

consists of

24 CFR Subtille A (5-1-01 Edition)

(i) A signed declaration of clipible immigration status; (ii) One of the INS documents re-ferred to in \$3.30; and (iii) A migrad verification consent

(ii) August without on consent form.

(c) Decisioner. (i) For each family member who contends that he or she is a U.S. citizen or a noncitizen with eligible imministration status, the family must schmit to the responsible switty a written declaration, signed under penalty of parary, by which the family member declarate whether he or she is U.S. citizen or a noncitizen with eligible immigration status.

(ii) For each adult, the declaration must be signed by an adult rending in the accuracy dwelling unit who is responsible for the child.

(ii) For Hearing coursed programs: The

spensible for the child.

(2) For Howard, covered programs: The written declaration may be incorporated as part of the application for housing sentences or may constitute a separate document.

separate document.

(d) Verification creams form—(1) Who signs. Each noncitions who declares eligible immigration status (except certain noncitions who are El years of age or older as described in paragraph (b)(2) of this section) must sign a verification consent form as follows.

(i) For each adult, the form must be igned by the adult.

(ii) For each child, the form must be signed by an adult residing in the ne-stanced dwalling unit who is responsible for the child.

(3) Notice of volume of evidence by ve-possible entity. The verification con-sent form shall provide that evidence-of eligible immigration status may be or entropy the responsible entity with-our responsibility for the farther one or reserving it, to:

tity receiving It; to:

(i) HUD, as required by HUD; and

(ii) The DNR for purposes of
verification of the immigration status
of the individual.,

(3) Notice of values of release by

HUD. The verification expect form
also shall notify the individual of the
possible release of evidence of eligible
immigration gratus by HUD. Evidence
of eligible immigration status shall

only be released to the INS for purposes of establishing allighting for Americal estimates and not for any other purpose. EUD is not responsible for the further use or transmission of the INS.

the INE,

(c) Individuals who do not contend that
they have eightly mone. If one or more
members of a family elect not to contend that they have eligible immigration status, and other members of the
family establish their citizenship or elligible immigration status, the family
may be eligible for assistance under
Habit and lakis, or \$1.225, despite the
fact that no declaration or documentation of eligible status is submitted for
one or more members of the family. tion of eligible status is submitted for one or more members of the family. The family, however, must identify in writing to the responsible estity, the family member for members) who will elect not to instead that he or she has eligible immigration status.

(2) Medification of requirements of fac-tion 24—(1) When natice is the unsel. Notification of the requirement to sub-mit evidence of citizanship or aligible immigration status, as required by the

mit evicence or citizathing or aligible immigration status, as required by this section, or to elect not to contend that has singlife frates as provided by paragraph (e) of this section, shall be given by the responsible entity as fol-

given by the responsible entity as fol-lows:

(1) Applicant's assist. The notification described in paragraph (DCI) of this sec-tion shall be given to each applicant at the time of application for assistance. Applicating whose applications are pending on June 19, 1885, shall be noti-ited of the requirement to submit evi-dence of eligible manns as soon as po-able after June 21, 1885.

(11) Monte to mannin. The notification described in paragraph (DCI) of this sec-tion shall be given to each tenant at the time of, and together with the re-spensible unitive notice of regular re-commission of income, but not have than one year following June 19, 1885.

(11) There of serving Section 255 assist-ance must be provided the notification described in puragraph (DCI) of this ac-tion and any additional requirements imposed under the Section 255 Pre-gram.

(2) Form and counter of astice. The no-

(2) Form and content of notice. The no-

(1) State that financial assistance is continuous upon the automianon and verification. As appropriate, of evidence of sitiannship or eligible immigration exists, as appropriate by paragraph (a) of this section;
(ii) Describe the type of evidence that must be submitted, and state the time period in which that evidence must be submitted (see paragraph (g) of this section, concerning when evidence must be submitted; and
(iii) State that assistance will be propried, deside or terminated as appropriate, upon a final determination of incligibility after all appeals have been enhanced (see \$5.510 concerning 1955 appeal, and informal hearing process) or, if appeals are not pursued, at a time to be specified in accordance with fillipropriate and of how to obtain assistance under the preservation of families previous of \$1.510 and \$1.51.

(2) When evidence of eligible scotus is required to be submitted. The responsible cality shall require syldence of eligible scotus is specified in paragraph (p) of this section, subject to any extraorise transaction of the section.

(3) Applicant, Per applicante, responsible mustume must consure that evidence content and consumer that evidence content and consumer than evidence content and consumer content content content content content content c

tion, subject to any strainton granted in accordance with paragraph (h) of this section.

(l) Applicants, For applicants, responsible entities must ensure that evidence of eligible status is submitted not later than the date the responsible entity sufficients or has knowledge that verification of other aspects of eligible status is required to be submitted as follows:

(i) For mancial assistance under a section 23 covered program, with the exception of Section 23 assistance payments, the required systems shall be submitted at the first regular resimalization after June 18, 188, in accordance with program requirements.

(ii) For financial assistance in the form of Section 23 assistance in the required systemic lastistance with requirement imposed under the Section 23 assistance with requirement imposed under the Section 25 Aregram.

(a) More opensuit of an assistance in the last requirement imposed under the Section 25 assistance with requirement imposed under the Section 25 Aregram.

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reside in the emitted unit), the required evidence shall be submitted at the first interim or regular rearmination following the paraon's occupancy.

(1) Chapture paraoneous in a HUD propries. Whenever a family applies for admission to a Section 214 covered program, evidence of eligible status is required to be submitted in accordance with the requirements of this ambarriusless the family already has submitted the evidence to the responsible entity for a Section 214 covered program.

gram.
(3) One-inter entitency requirement for continuous economics. For each lamily member, the family is required to submit evidence of cligible status only one time during continuously assusted occupancy under any Section 214 covered program.

cupinty under any Section 214 covered program.

(b) Extensions of time to submit exicutes of digible manu-(1) When extension must be granted. The responsible entity shall extend the time, provided in persymph (c) of this section, to submit evidence of climble immigration materials if the family member:

(1) Submits the declaration required under [3,100a) certifying that any person for whom required evidence has not been submitted in a noncitizen with elisible immigration status; and

(ii) Carrifice that the evidence needed to support a claim of climble immigration status is temperately mavailable, additional time is needed to obtain and submit the evidence, and prompt and diligent efform will be undertaken to obtain the evidence.

(2) Thirty-day extension period. Any extension of time, if granted, shall not exceed thirty (20) days. The additional time provided should be sufficient to allow the individual till time to obtain the evidence needed. The responsible entity determination of the length of the sustained account of the individual till time to obtain the evidence needed. The responsible entity determination of the length of the sustained needed shall be based on the extension needed shall be based on the extension needed shall be found or the sustained of the individual of the sustained of the individual of the sustained the same of the sustained of the sustained to the sustained of the sustained to the sustained the sustained of the sustained to the sustained to the sustained of the sustained to the sustained the sustained of the sustained to the sustained to the sustained to the sustained the sustained of the sustained to the sustained to the sustained the sustained to the sustained to the sustained the sustained to the sustained the sustained to the su

(3) Grant or desiral of extension to be in (3) Orani or dealed of expension to be in writing. The responsible entity's decision to great or deny an extension as provided in paragraph (bi(1) of this section shall be insent to the family by written incide. If the extension is franted, the notion shall appeally the extension puriod granted (which shall not exceed thurty (30) days). If the extensions sion is denied, the notice shall explain

sion is denied, the notice shall explain the reasons for denial of the extension. (i) Failure to submit swateries of to citabilly delpide some. If the family fails to submit required evidence of eligible immigration status within the time particular of the status of the section of any extension granted in accordance with paragraph (h) of this section, or if the evidence is timely submitted but fails to establish eligible immigration status, the responsible entity shall proceed to dear, promise or terminate autistance, or provide continued assumbation of establishes, as appropriate, in accordance with the provisions of \$45.514, \$415, and \$5.514.

(6) FR 1906, Mar. 27, 1906, as amuseled at 61 72 mag, Nov. 28, 1906; 60 FR 25721, May 12

LED Decements of slights immigra-

the maria.

(a) General. A responsible entity shall request and review original documents of shrink immuration status. The responsible entity shall result shotocopies of the documents for its own resorts and return the original documents are the femily.

(b) Acceptable enterest of eligible transferance of eligible immigration status has been acceptable evidence of immigration status in case for the six case openies mentioned in \$1,500(a) for the specific immigration at \$1,500(a) for the specific immigration at an appended at \$1,500(a) and appendix of the six case of the six cas

(61 FR 18016, Mar. 27 1966, as amounted at 40 FR 6839, Nov. 22, 1965; by FR 20721, May 12

issus Verific

field Verification of highle immigration estima.

(a) General Except as described in
paragraph (b) of this sectionland field,
no individual or family applying for assistance may receive such abstance
prior to the verification of the eligibility first least the individual or one
family member. Verification of plays
thing consistent with field contribute individual or family members
who the individual or family members
who the individual or family members
have submitted documentation to the
typoconible entity in accordance with
(5.50).

Fair Market Rents (24 C.F.R. §888)

(Effective DEC 16 2005, 2005)

County	Studio	1 BR	2 BR	7 2 ==	r — —
Honolulu	\$836	 	 	3 BR	4 BR
		\$997	\$1,205	\$1,757	\$2,069
Hawaii	\$627	\$753	\$845	\$1,191	\$1,306
Maui_	\$921	\$1,021	\$1,187		
Kauai	\$739	\$832		\$1,588	\$1,701
		3032	\$1,096	\$1,375	\$1,497